DECLARATION FOR THE RECORD OF DECISION

SITE NAME AND LOCATION

South Cavalcade Street site, Houston, Texas

STATEMENT OF PURPOSE

This decision document presents the selected remedial action for the South Cavalcade Street site in accordance with the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986; and the National Oil and Hazardous Substances Pollution Contingency Plan, 40 CFR Part 300, November 20, 1985.

The State of Texas (through the Texas Water Commission) has been provided an opportunity to comment on the technology and degree of treatment proposed by the Record of Decision and has no objection to the selected remedy (See Appendix D).

STATEMENT OF BASIS

This decision is based upon the administrative record for the South Cavalcade site. The attached index identifies the documents which comprise the administrative record. (See Appendix E).

DESCRIPTION OF THE REMEDY

The selected remedy will treat the health- and environment-threatening contamination resulting from historical wood preserving operations at the site. Upon review of the information contained in the administrative record, EPA has determined that soil remediation using a combination of soil washing and in situ soil flushing and groundwater remediation using physica:/chemical separation followed by filtration and activated carbon adsorption best fulfills the statutory selection criteria. Alternatively, if a potentially responsible party offers to implement an in situ biological treatment process for groundwater and can demonstrate that this process can be implemented and operated at an efficiency equal to or better than activated carbon, then this method will be used to remediate groundwater. The following is a summary of the proposed remedy:

Soil Remediation: During the initial stages of the remedial design, contaminated soil areas will be sampled to better define areas which require remediation. All areas will be remediated which either exceed the risk-based or leaching potential-based remedial goals. The risk-based goals is 700 ppm based on ingestion and direct contact with soils. The leaching potential-based goal

In the southeast corner of the site, approximately 19,500 cubic yards of contaminated soils will be excavated and transported to the soil washing facility which will be constructed in the center portion of the South Cavalcade site. Wash water from the unit will be treated for removal of contaminants in the groundwater treatment system. The cleansed soils will be placed into the excavations and capped to maintain soil stability.

In the other parts of the site, contaminated soils will be remediated using in situ soil flushing. The cortaminants which travel into the groundwater will be extracted and treated in the carbon adsorption wastewater treatment system.

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Groundwater Remediation: Groundwater will be remediated through extraction and treatment of cortaminated groundwater, with reinjection to increase the hydraulic gradient and flow velocities. Approximately 50 million gallons of groundwater will need to be processed several times to recover and treat the non-aqueous phase liquids. Groundwater will be treated to drinking water standards and no detectable carcinogenic PAHs. Groundwater collection will continue until the groundwater contaminants have been recovered to the maximum extent possible. This point will be determined during the Remedial Action based upon operational experience in using the collection and treatment system. After this point is reached, the groundwater collection will cease and any remaining contamination be allowed to naturally attenuate to background levels.

Groundwater will be extracted and re-injected in a series of three groundwater extraction lines and two groundwater injection lines in the southern part of the site, and a minimum of one extraction line and reinjection line in the northern part. These wells will be screened in the shallow aquifer (approximately 10 - 20 feet below grade) and in the intermediate discontinuous sand lenses (approximately 50 feet below grade). The actual number of lines, locations and spacings of wells and well lines will be refined during remedial design.

The groundwater will be treated at an onsite wastewater treatment plant constructed in the center portion of the site. Groundwater will be pumped into a physical/chemical separator followed by a pressure filter and an activated carbon adsorption unit. Any non-aqueous phase liquids collected and separated from the groundwater will be recycled as creosote or incinerated offsite. The water will be treated to levels equal to Maximum Contaminant Levels and no detectable carcinogenic PAHs. Cleansed groundwater will be re-injected into the aquifer along with surfactants to help recover the contaminants. Any excess water will be discharged to the drainage ditch leading into the off-site Hunting Bayou in accordance with an NPDES permit.

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Alternate Remediation Plan: If a potentially responsible party can show that in situ biological treatment of soil and groundwater will provide equal or better performance and can further ensure that the implementability questions can be resolved, EPA will consider this remedial method. In this case, the performance goals and groundwater extraction system will be identical to EPA's selected remedy, but the actual method of treatment will differ. Groundwater will be treated above ground in the physical/chemical separator and injected with nutrients and oxygen (if necessary). The treated groundwater will be added to the contaminated soil and re-injected to encourage biological degradation of contaminants under the ground. Any excess water will be discharged into the city sewer system in accordance with a pretreatment permit and treated in a city municipal treatment plant.

Operation and Maintenance: The need for future operation and maintenance should be minimized since the primary sources of contamination will be removed through treatment. Site operation and maintenance will include installing a well screened in the 500 foot sand, monitoring groundwater wells and monitoring ambient air during remediation. The groundwater monitoring program will continue for at least 30 years unless it can be shown during the Remedial Action that some shorter length of time is appropriate. This sampling program will monitor the effectiveness of the selected remedy and provide the data necessary. If the monitoring shows leaching from soils now under existing structures, then the site will need to be revisited to determine if further remediation is necessary.

Additional site maintenance would include, but not necessarily limited to, inspections of surface vegetation, ensuring proper drainage, and proper operation of any actions such as groundwater treatment which may extend beyond the time required for the source control remedy. The details of these activities will be defined in the Operation and Maintenance Plan of the remedial design. The monitoring data will be evaluated during the Agency's 5-year review, in accordance with CERCLA Section 121 (c), to determine if any corrective action is necessary.

DECLARATION

The selected remedy is protective of human health and the environment, attains Federal and Scate requirements that are applicable or relevant and appropriate, and is cost-effective. This remedy satisfies the preference for treatment that reduces toxicity, mobility or volume as a principal element. Finally, it is determined that this remedy utilizes permanent solutions and alternative treatment technologies to the maximum extent practicable.

September 36, 1988

Robert E. Layton Jr., P.E.

-Regional Administrator

SUMMARY OF REMEDIAL ALTERNATIVE SELECTION
SOUTH CAVALCADE STREET SITE
HOUSTON, TEXAS
SEPTEMBER 1988

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U. S. ENVIRONMENTAL PROTECTION AGENCY REGION VI, DALLAS, TEXAS

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1. SITE LOCATION AND DESCRIPTION

The South Cavalcade Street site is located in northeast Houston, Texas about one mile southwest of the intersection of Interstate Loop 610 and U.S. Route 59 (Figure 1). The site boundaries are Cavalcade Street to the north, Collingsworth Street to the south, and the Missouri and Pacific railroad lines to the east and west. The site is rectangular in shape with a base of approximately 600 feet, an height of 4,800 feet, and an area of 66 acres.

The site is generally flat. It is drained by two stormwater drainage ditches which flank the site on the east and west sides, and drain water into a flood control ditch which discharges into Hunting Bayou, a tributary of the Houston Ship Channel. Hunting Bayou is currently classified in the Texas water quality standards as a limited aquatic habitat.

The site is now used by three commercial trucking companies (Merchants Fast Motor Lines, Transcom Lines, and Palletized Trucking) which have erected four buildings on the northern and southern parts of the site. The central part of the site is not currently used. The surrounding areas are residential, commercial, and industrial properties. The nearest residential area is directly to the west. Commercial properties are located along the major thoroughfares as well as on-site.

2. SITE HISTORY

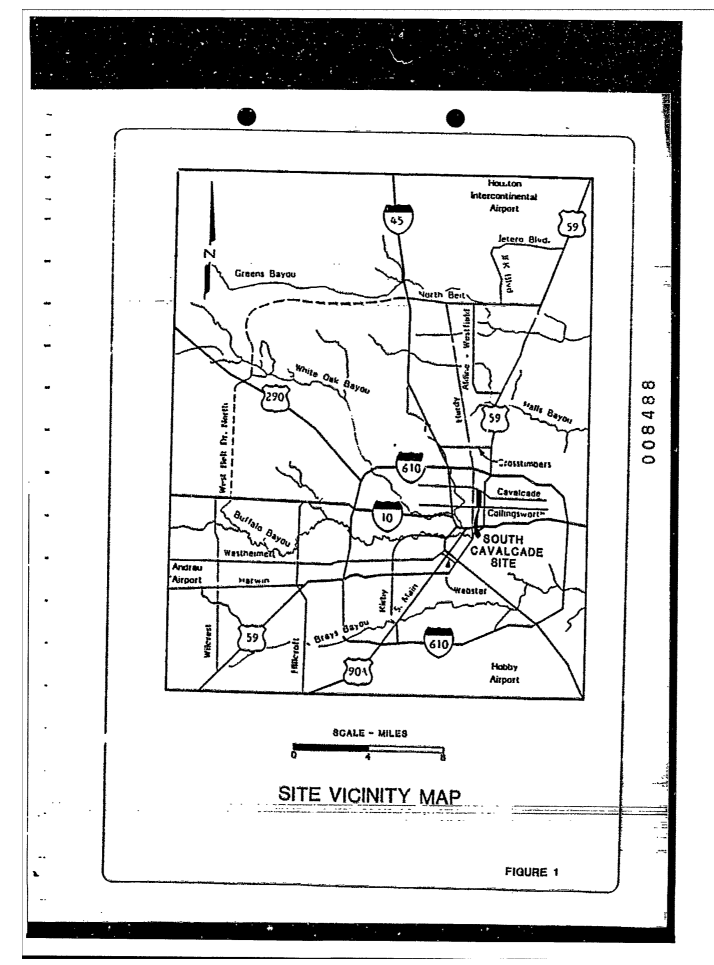
2.1 PREVIOUS SITE USE

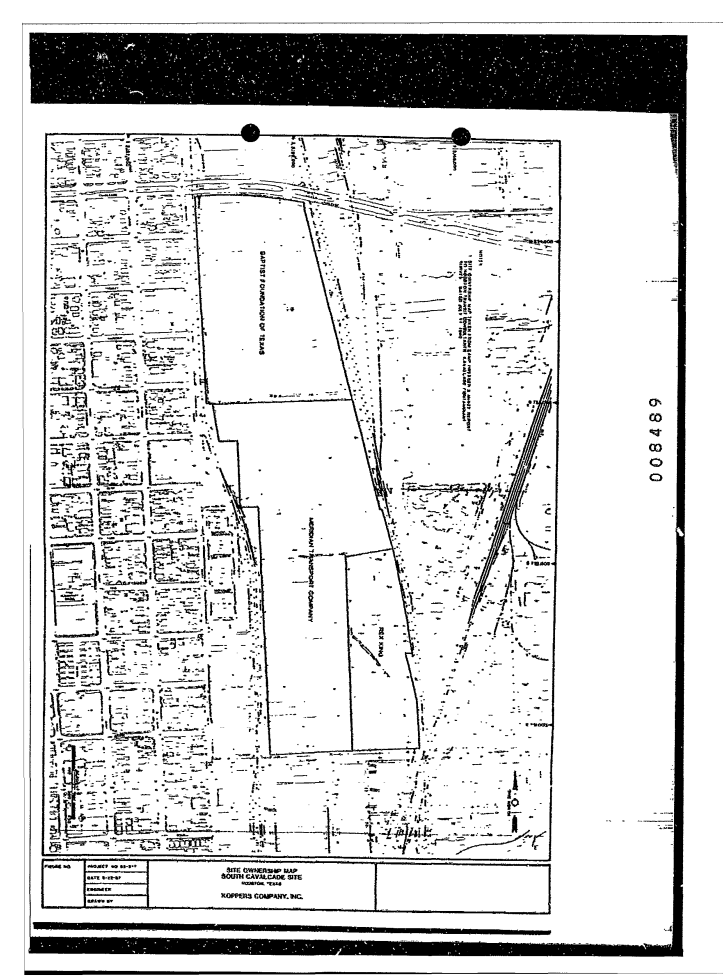
The South Cavalcade site was used as a wood preserving and coal tar distillation facility from 1910 to 1962. The wood preserving facility consisted of an operations area, a drip track, and treated and untreated wood storage areas. The operations area included wood treating cylinders, chemical storage tanks, and a wastewater lagoon; this area was located in the southwestern part of the site. Creosote and metallic salts were used in the operation. The drip track ran diagonally from the operations area to the northeast, and ended before the central part of the site. The coal tar plant was located in the southeastern part of the site.

In 1962, the Koppers Company ceased operation of the facility, and sold the site to Merchants Fast Motor Lines. The site was later sold, subdivided, and resold to the current property owners. Figure 2 shows current site ownership.

2.2 RESPONSE AND REMEDIAL ACTIVITIES

In 1983, the Houston Metropolitan Transit Authority investigated the site for potential mass transit use and found evidence of buried creosote. The Texas Department of Water Resources conducted a further study and determined that the site may pose a threat to public health and the environment. Based on this





information, TDWR referred the site to EPA for inclusion on the National Priorities List (NPL). EPA proposed the site to be added to the NPL in October 1984; the site was formally promulgated in June 1986.

EPA began the Remedial Investigation and Feasibility Study (RI/FS) in November of 1985. The Remedial Investigation included investigations into contamination in soils, groundwater, surface water and sediments, and air. The Feasibility Study evaluated several methods for remediating the site problems including containment and treatment technologies. The RI/FS ended in August of 1988 with the publishing of the reports on each.

2.3 ENFORCEMENT

EPA identified four potentially responsible parties (PRPs) in the initial stages of the RI. EPA issued an Administrative Order on Consent to the Koppers Company in 1985 to conduct a RI/FS.

EPA mailed copies of the proposed plan of action for this site to the PRPs on August 19, 1988. EPA will continue its enforcement activities by sending a Special Notice letter to the PRPs before the initiation of the remedial design. Should the PRPs decline to conduct future remedial activities, EPA will either take enforcement action or will provide funding for these activities while seeking cost recovery for all EPA-funded response actions from the PRPs.

3. SITE CHARACTERISTICS

The Remedial Investigation characterized local geology and hydrogeology and investigated four different types of environmental media at the South Cavalcade site: soils, groundwater, surface water and sediments, and air. The samples collected during this period were analyzed for substances characteristic of wood preserving and coal tar facilities: polynuclear aromatic hydrocarbons (PAHs), volatiles (benzene, ethylbenzene, toluene, and xylenes) and metals (arsenic, chromium, copper and zinc). The analytical results from the sampling are described in the Remedial Investigation report dated August, 1988. A brief summary is presented below.

3.1 GEOLOGY AND HYDROGEOLOGY

The South Cavalcade site is situated on the Quaternary Gulf Coast Plain of Texas. This region is comprised of a series of sedimentary depositional plains which are composed of channel fill deposits. The South Cavalcade site is situated within the surface sediments of the Beaumont Formation, and consists of sandy to silty clays. Below this is the Lissie Formation which is composed of fluvial and deltaic deposits.

Regionally, there are three principal aquifers in the Coastal Plain. These are the Chicot, Evangeline and Jasper. The Chicot

and Evangeline aquifers are the uppermost units and are approximately 1800 feet in thickness. Below the Evangeline aquifer is the Burkeville Confining System, which in turn is underlain by the saline Jasper aquifer. Both the Chicot and Evangeline are fresh water aquifers which are used as water supplies in coastal areas of Texas.

Locally, in the vicinity of the South Cavalcade site, the upper five geologic units have been characterized as follows:

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		Average
Unit	<u>Geology</u>	Depth (ft)
•	Mattata ta manata	
Ţ	Deltaic Deposits	0 - 21
2	Fluvial/Deltaic Deposits	21 - 50
3	Deltaic Deposits	50 - 125
4	Fluvial/Deltaic Deposits	125 - 200
5	Pre-Deltaic Deposits	below 200

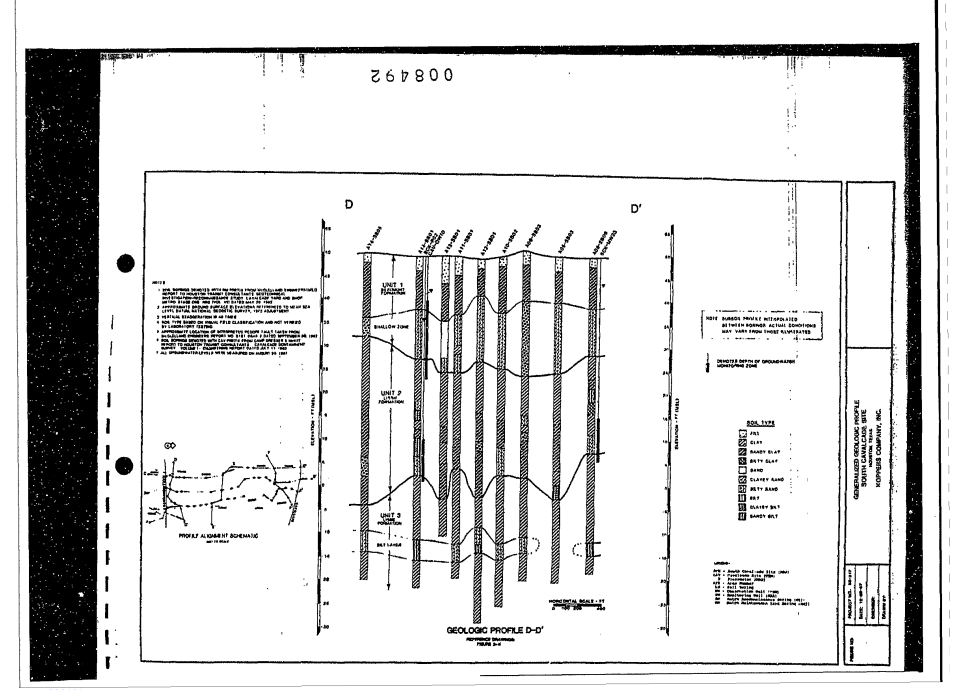
A cross section of the upper three units is shown in Figure 3.

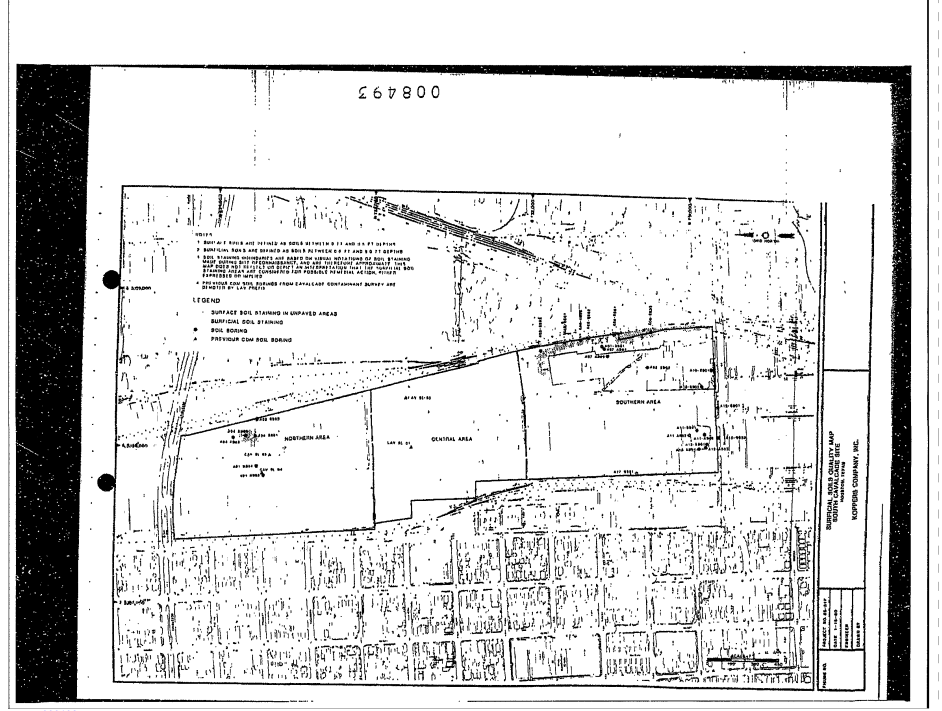
The uppermost water bearing unit at the South Cavalcade site is approximately 11 feet in thickness and begins approximately 6 to 10 feet below grade. This unit is continuous across the site. Horizontal flow velocity in this layer is approximately 16 feet per year towards the west. Small, localized sand units are present at approximately 45 feet, but these are not extensive water yielding units. A thin sand (less than 10 feet) is present at approximately 115 to 127 feet of depth. A deep aquifer zone is encountered between depths of 174 and 200 feet; water within this zone and deeper zones flows to the south. A downward vertical gradient exists between the uppermost water bearing unit and the deep aquifer zone. Vertical groundwater seepage rates should typically be limited by the relatively low permeability of the clayey confining strata. However, local seepage is greater due to secondary soil structures (i.e. fissures, silt seams, sand layers, slickensides). Vertical groundwater seepage rates were estimated at approximately 1.8 feet per year.

3.2 SURFACE AND SURFICIAL SOILS

Surface and surficial soils comprise the top six feet of soil at the South Cavalcade site. Surface soils are defined to be in the upper 0.5 foot. Surface and surficial soils approximately delineate the unsaturated soils of the vadous zone.

Soil staining showing potential residual organic concentrations was seen at 15 of 139 auger boring locations and at 29 of 82 soil boring locations. Based on observations at these locations, a surficial soils quality map was developed to show the approximate areal distributions of both surface and surficial visual soil staining. This is shown in Figure 4.





Visually stained surface and surficial soils in the southern portion of the site correspond to the former locations of the coal tar plant and wood treating operations. The stains in the northern area correspond to a pond observed in the 1964 aerial photograph of the site. There are approximately 5.5 acres of visually stained surficial soils on the site with approximately 50% of this in unpaved areas.

A total of four surface/surficial soil samples were analyzed for semivolatile organic compounds and select inorganics. Total surficial soil PAH concentrations ranged from below detectable limits to 8567 mg/kg. Copper, chromium, arsenic, zinc, and lead concentrations exceeded background levels. Table 1 shows the maximum concentrations of site contaminants in surface and surficial soils.

No surficial soil contaminant source areas, such as hydrocarbon-saturated soils and NAPLS, were disclosed from an electromagnetic geophysical survey, shallow auger boring program, or soil boring program.

3.3 GROUNDWATER

A total of 65 groundwater samples including duplicates were analyzed from shallow and deep water bearing zones for HSL volatile and semivolatile organic compounds, pesticides and PCBs, and

As shown in Figure 5, the distribution of subsurface constituents appears to form two discrete areas, one at the northern portion of the site and the other in the southern portion of the site. The northern distribution area generally corresponds to the location of a 1964 aerial photograph anomaly. The contamination is primarily on-site, although there is a small area off-site. The average attenuation depth of organic compounds in the soils in the northern site area is about 52 feet.

The southern area encompasses the locations of the former process areas. Again, most of the contamination is on-site with some off-site migration to the south and southwest. The average attenuation depth of organic compounds in the soils in the southern site area is about 58 feet.

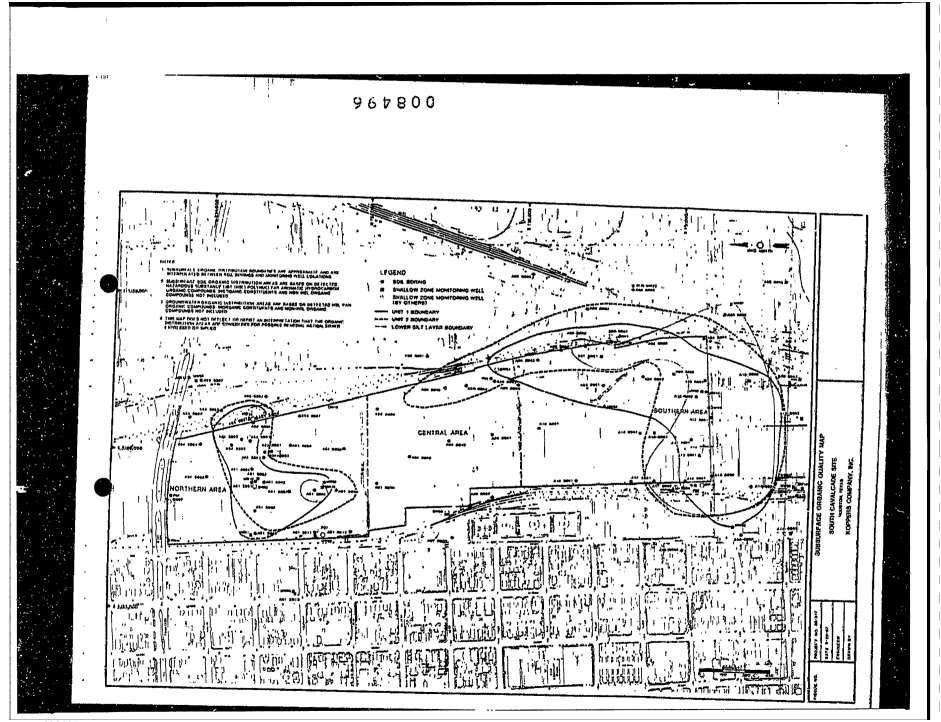
Table 2 shows the maximum concentrations found in the ground-water. The primary compounds in the shallow aquifer were PAHs, which ranged in concentration from below detection limits to observed non-aqueous phase creosote at several wells. Aromatic volatile organic compounds (benzene, toluene, ethylbenzene, stymetals were also detected in 7 of 18 monitoring wells. Metals were also detected in the groundwater and were highest in concentration in the southern area of the site, near the former coal tar process area. A total of three wells had measurable cide distribution pattern was evident.

TABLE 1

SOIL CONCENTRATIONS (1)

P	Maximum Con	Honleh n		
Contaminant	Above 6 ft	Below 6 ft	Health Based <u>Levels (2)</u>	
Arsenic	9			
_Chromium	10	58	300	
Copper	e	47	>500,000	
Lead	30	20	>500,000	
Zinc	3480	45	420,000	
	2400	250	>500,000	
Acenaphthylene	nd ⁽³⁾	nd		
Acenaphthene	440	570		
Anthracene	560	240		
Senzo(a)anthracene	340	93		
Benzo(a)pyrene	210	pq v3		
Benzo(b&k)fluoranthene	290	61		
Benzo(g,h,i)pyrene	77	• .		
Chrysene	3:0	nd		
Dibenzo(a,h)anthracene	na .	76		
Fluoranthene	1,600	nd		
fluorene	490	420		
Ideno(1,2,3-cd)pyrene	nd	440		
2-Rethylnaphthalene	68	nd		
Naphthalene	950	780		
Phenanthrene	2,100	1,900		
Pyrene	1,200	946		
	1,200	280		
Total PAHs	8,567	5,020		
Carcinogenic PAHs	1,150	230		
	•	430	91	

- (1) units of mg/kg unless otherwise noted
- (2) based on risk calculations for commercial exposure equal to the reference dose or 10⁻⁶ cancer risk
- (3) na = not analyzed; nd = not detected



450

1,340

federal

-50

50

1,000

Haximum and State
Concentration Standards (2)

BAT

Monthly

Discharge <u>Limits</u>(3)

1,110

	1,340	1 000	.,
Lead	260	1,000	1,450
Zinc	1,180	- 50	320
	1,100	\$,000	1,050
8enzene	930		
Ethylbenzene		5	57
Totuene	470	680	142
Xylenes	1,000	2,000	28
	1,100	440	
Acenaphthylene	610		
Acenaphthene	2,600,000		19
Anthracene	<u> </u>		19
Senzo(a)anthracene	550,000		19
Benzo(a)pyrene	500,000		19
Benzo(b&k)fluoranthene	570		20
Benzo(g,h,i)pyrene	•		19
Chrysene	100		• • •
Oibenzo(s,h)anthracene	1,600		19
fluoranthene			• •
Ftuorene	2,600,000		22
	1,800,000		19
Ideno(1,2,3-cd)pyrene	nd .		14
2-Rethylnaphthalane	1,300,000		
Naphthalene	7,100,000		
Phenanthrene	4,900,000		19
Pyrene	1,900,000		19
Tabal ban			50
Total PARS	21,950,000		
Carcinogenic PARs	500,000	0.003	
		4.003	

- (1) units of micrograms per liter
- (2) final and proposed primary and secondary drinking water standards except for 10⁻⁶ risk level for carcinogenic PAHs
- (3) based on organic chemical, plastics, and synthetic fibers effluent guidelines for physical/chemical treatment
- (4) nd = not detected

Contaminant

Arsenic

Chromium

Copper

NOTE: All PARS exceed the solubility constraint; data shows presence of non-aqueous phase Liquid The same contaminants at lower concentrations were observed in the next lower water bearing zone. However, this contamination is not continuous across the site.

Groundwater samples from deep zone monitoring wells did not indicate detectable concentrations of either semi-volatile or volatile organics above detection limits of 1 ug/1. PAHs were not seen above a detection level of 1 ng/1.

3.4 SURFACE WATER AND SEDIMENTS

A total of 18 surface water samples were collected in drainage ditches which border the site and are within the property limits. Data from these samples are shown in Table 3. Surface water data indicate that no PAH compounds were detected, while volatile organics (acetone and methylene chloride) were detected at two sample locations. However, these two compounds are believed to be due to laboratory cross-contamination. Several metals were detected in surface water samples (arsenic, zinc, lead, iron, copper, and nickel), with only arsenic exceeding the maximum contaminant level (MCL).

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Five sediment samples were collected and chemically analyzed from the drainage ditches. PAH components were detected in each sample, with concentrations ranging from 2.3 mg/kg to 236 mg/kg. The highest PAH concentration was detected in the southern end of the site and is apparently related to trucking activity there. Volatile organic compounds were also found, but were limited to acetone and methylene chloride, typical laboratory solvents. Detected sediment metal concentrations at all of the on-site sample locations were similar to background condition.

3.5 AIR

Two phenolic compounds were observed upwind of the site at concentrations equaling or exceeding downwind levels and at levels typical of the Houston area. No site related compounds were found.

4. SITE RISKS

The potential risks from contaminated soil, groundwater, and sediments were calculated based on present site use and plausible future development conditions. Both carcinogenic and non-carcinogenic risks were calculated. The carcinogenic risks are theoretical quantifications of the excess lifetime cancer risk, that incremental probability of cancer compared to the probability if no exposure occurred. For example, a 10⁻⁶ excess extra cancer risk represents an exposure that could result in one extra cancer case per million people exposed. Non-carcinogenic risks are determined by comparing potential exposures to contaminant specific reference doses. The reference dose is an estimate of a sensitive people.

TABLE 3
SURFACE WATER AND SEDIMENT CONCENTRATIONS (1)

	Drainage Ditch	Drainage	Aquatic
Contaminant		Ditch	Water (2)
	Water	<u>Sediments</u>	Standards (2)
Arsenic	56	30	360
Chromium	nd(3)	360	2,450
Copper	17	89	28
Lead	30	540	139
Zinc	140	3300	167
Benzene	nd	nd	5,300
Ethylbenzene	nd	nd	32,000
Toluene	nd	nd	17,500
Xylenes	nd	nd	11,500
Acenaphthylene	nd	nd	•
Acenaphthe .e	nd	nd	1,700
Anthracene	nd	nd	11100
Benzo(a)anthracene	nd	5.6	
Benzo(a)pyrene	nd	30	*
Senzs(b&k)fluoranthene	nd	59	
Benzo(g,h,i)pyrene	nd	41	
Chrysene	nd	10	
D benzo(a,h)anthracene	nd	nd	•
Fluoranthene	nd	32	3,980
Fluorene	nd	nd	3,700
ideno(1,2,3-cd)pyrene	nd	30	
2-Hethylnaphthalene	nd	nd	
Naphthalene	#Id	nd	680
Phenanthrene	nd	nd	,
Pyrene	nd	44	
Total PANS	nd	236	
Carcinogenic PAHs	nd	170	

⁽¹⁾ units of mg/kg for sediments, micrograms/t for water

⁽²⁾ based on Texas water quality standards for acute toxicity, and federal ambient criteria for those contaminants for which there are no state standards

⁽³⁾ na = not analyzed; nd = not detected

4.1 EXPOSURE PATHWAYS

The principal exposure pathways through which humans might potentially become exposed to contaminants at this site are defined in chapter 2 of the FS report as:

- o inadvertent ingestion, dust inhalation, and direct contact with surficial soils by utility or construction workers;
- inadvertent ingestion and direct contact with surface soils by on-site commercial occupants;
- inadvertent ingestion and direct contact with drainage ditch sediments by trespassing children;
- o inadvertent ingestion and direct contact with surface soils by future residents if the site is ever developed;

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o ingestion of groundwater if contamination continues to migrate of \underline{if} water supply wells are ever installed on-site.

The first three pathways represent current exposures resulting from normal commercial activity, likely industrial development, and occasional trespassing by children. People also could become exposed on a more frequent basis if the site is ever developed for residential purposes. This development would destroy the existing buildings and parking lots which would expose the contaminants now under those structures. The actual exposure in this case is not known because the contaminant levels under the structures cannot be monitored. Therefore, the exposure caused by future residential development could be higher.

The groundwater exposure pathway represents only a future scenario. There are no water supply wells in the upper aquifers within one mile of the site. On-site and neighboring residents are all served by the city water supply which originates from either a deeper well located more than 10 miles off-site or else a reservoir located over 20 miles from the site. The future groundwater pathway can become complete if migration of dense NAPLs continues or if an on-site well is installed.

4.2 POTENTIAL HEALTH RISKS

The exposure to site contaminants is of concern because some of the chemicals are potential carcinogens (ie. benzene, arsenic, and benzo(a)pyrene) or are otherwise toxic to humans (xylenes, toluene, and other metals). Some of these exceed health based reference doses, cancer risks, and drinking water standards (Tables 1 and 2).

EPA assessed the above pathways and contaminant concentrations in relation to risks to human health if no remedial action is

taken. These risks are reported in the FS report and are summarized below as the aggregate risk to each receptor group from all site contaminants and pathways. These risks are upper bound estimates of potential effects on human health based on data collected during the Remedial Investigation; the true risks are most likely lower but could be higher if contaminant concentrations in some areas are higher than those sampled during the Remedial Investigation.

Receptor Group	Maximum Noncarcinogenic <u>Hazard</u> <u>Index</u>	Maximum Excess Lifetime <u>Risk of Cancer</u>
On-site Commercial Occupants	<0.01	4x10 ⁻⁷
Utility Workers	<0.01	2x10 ⁻⁷
Construction Workers	<0.01	4x10 ⁻⁶
Trespassing Children	<0.01	1x10 ⁻⁶
Potential Future Residents	<0.01	1x10 ⁻⁵
Groundwater Users	5.6	6x10 ⁻²

4.3 REMEDIAL GOALS

EPA concluded from the risk assessment that potential public health hazards exceeded EPA's maximum level for leaving contamination at a site. Using the exposure scenario which considers continued commercial use of the site, target remedial levels for selected chemicals were developed:

Environmental <u>Medium</u>	Contaminant	Remedial Level
Surface and Surficial Soils	Carcinogenic PAHs	700 ppm and no leaching potential
Groundwater	Carcinogenic PAHs	no detection
Groundwater	Benzene	5 ug/l
Groundwater	Ethylbenzene	142 ug/l
Groundwater	Toluene	28 ug/l
Groundwater	Xvlene	440 ug/l
Groundwater	Arsenic	50 ug/l
Groundwater	Chromium	~ .
		50 ug/l
Groundwater	Copper	28 ug/l
Groundwater	Lead	50 ug/l
Groundwater	Zinc	=100 ug/1

The remedial level for soils was selected to prevent against an additional risk of cancer from exposure to soils of greater than 1 in 100,000 (10^{-5}) for on-site commercial occupants and also

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ensure against any non-carcinogenic hazards. The 10^{-5} cancer risk level was selected as appropriate for a commercial site where only a few people may ever become exposed. In addition, the cancer potency for carcinogenic PAHs may be overstated in the risk assessment. The actual potencies can be lower by 10 to 100 times; this would reduce the estimated cancer risk by 10 times at a minimum. The remedial level will also assure that contaminants will not continue to leach into the groundwater.

The remedial levels for groundwater were selected to comply with Federal drinking water standards, NPDES BAT requirements, and Texas water Quality standards which are relevant and appropriate requirements (see Appendix B for the list of ARARS) or reflect existing background groundwater concentration levels. The remedial level for carcinogenic PAHs was selected to assure that, in conjunction with other contaminants, the overall risk to potential consumers of groundwater will be less than 10⁻⁴. A higher risk level was used for groundwater because the aquifers to be remediated are not being used as water supplies, nor are likely to be used because there are available water sources in the area. The actual risk will be lower as natural adsorption reduces the concentration of PAHs and metals. Levels were developed for copper and zinc based on the principle of keeping the hazard index less than 1.

From the Remedial Investigation results, approximately 3 acres of soil above 6 feet in depth and 50 million gallons of groundwater exceed these levels. Figures 4 and 5 show the areas of surficial soil and groundwater where remediation may be needed.

5. COMMUNITY RELATIONS HISTORY

Community concern of either area residents or local officials is very low at the site. The site is used by three trucking firms and is in a light industrial area. Therefore, citizen awareness and concern about the site is limited.

EPA held the first community meeting on September 11, 1985, to discuss the reasons for listing the site on the NPL and to present the schedule for the site investigation. Fact sheets were periodically mailed to local residents and interested parties to describe the field activities.

On August 12, 1988, EPA issued a press release and the Proposed Plan fact sheet. The press release was mailed to all news organizations in the Houston area; the fact sheet was mailed to 75 residents, the three on-site trucking firms, and local officials. Extra copies of the fact sheet were provided to the five local repositories for display.

In accordance with Section 117 of CERCLA, both the press release and fact sheet announced the comment period which began on August 22 and ended on September 19, 1988. A public meeting was held on August 29, 1988, at the Ryan Civic Center. Approximately 39

area citizens and local officials attended. The Responsiveness Summary which outlines all public comments and/or questions and EPA's replies is included in Appendix A.

6. SCOPE AND ROLE OF ACTION WITHIN SITE STRATEGY

The remedial activities at the South Cavalcade site have not been separated into operable units. Therefore, the site problems, remedial alternatives, and selected remedy described in this Record of Decision consider all contaminated media identified at the site.

7. ALTERNATIVE EVALUATION

In conformance with the National Contingency Plan (NCP), EPA screened initial remedial approaches to determine which might be appropriate for this site. The Feasibility Study describes the details of this evaluation. From these possible remedies, seven soil and four groundwater alternatives were chosen for detailed evaluation. The soil and groundwater alternatives are evaluated separately, and the best alternative from each will be combined to form the selected remedy. One other alternative, No Action, was also evaluated to comply with the requirements of the NCP.

7.1 DESCRIPTION OF ALTERNATIVES

Alternative #1: No Action

The no action alternative consists of continued groundwater and soil monitoring. Groundwater monitoring of PAHs, volatile organics and metals will occur twice a year. This monitoring scenario will be implemented to track the progress of the groundwater plume in the shallow ground-water zone and, for cost estimating purposes, will be assumed to continue for 30 years. Replacement of some monitoring wells may be required. The no action alternative also includes adding a notice to the deeds of each property.

Under the No Action alternative, contaminants will remain in the environment and continue to migrate vertically towards drinking water aquifers. Additionally, shallow groundwater aquifers will continue to be degraded through leaching of chemical compounds in the contaminated soils.

The costs are \$95,000 capital, \$31,000 annual operation and maintenance (O/M), and \$384,000 present worth.

Soil Remediation Alternatives

There are several common elements to all soil remediation alternatives which include:

Initial monitoring during the initial stages of the remedial design to more precisely define the areas of contaminated soil above the stated remedial action goals;

- Soils remediation only in areas which are accessible (soils under existing buildings or parking lots will not be remediated); and
- o Restrictions on land use by adding a deed notice.

Alternative #2: In Situ Stabilization followed by Capping

Under this alternative, accessible soils with contamination above remedial goals will be chemically stabilized to prevent leaching of contaminants. The stabilization process will mechanically loosen the contaminated soils, adjust the soil moisture content, and then thoroughly mix soil with a stabilizing agent. The loosening and mixing would be conducted in place using construction equipment such as augers. The primary stabilizing agent would be determined during bench scale tests during remedial design. Once mixed, the material would be compacted with the top layer sloped to shed water. The compacted mixture would solidify in place and mechanically lock the contaminants within the soil. Following completion of the stabilization, a concrete cap would be built over the treated area and sloped to drain.

Alternative 2 can be completed in approximately 12 months. The costs are estimated at \$14,300,000 capital, \$50,000 annual O/M, and \$14,800,000 present worth.

Alternative #3: Excavation with Disposal at Off-site Landfill

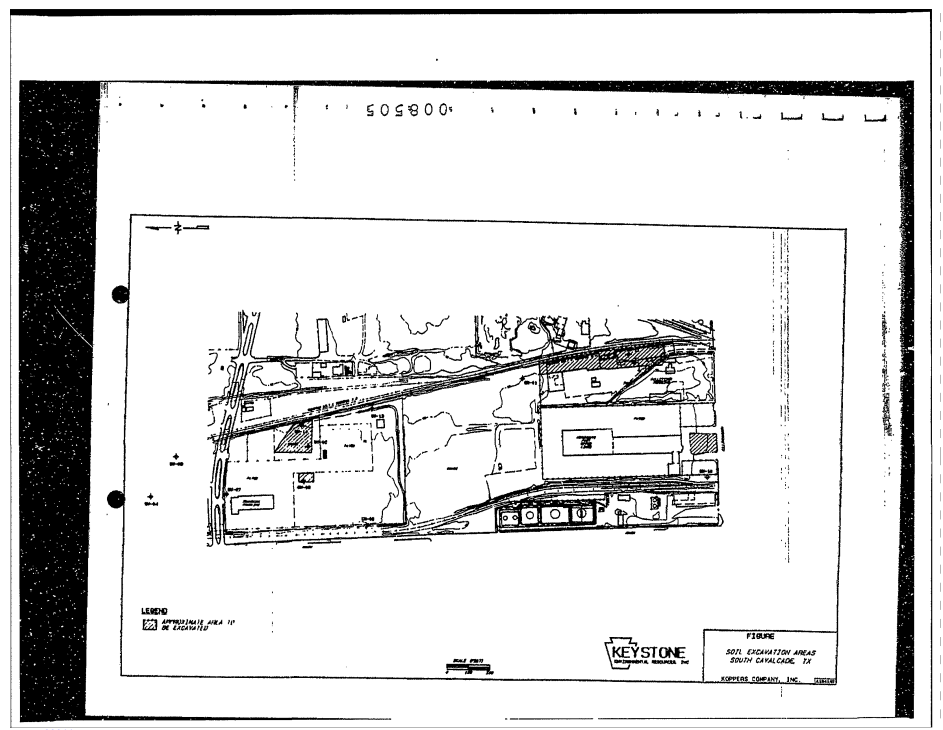
This alternative would excavate accessible soils containing contaminants above remedial action goals. Approximate areas requiring excavation are shown in Figure 6 and will be further delineated during the remedial design. Excavated material, estimated to be 30,000 cubic yards, would be transported to an off-site waste disposal facility. Following excavation, fill material will be placed in the excavated areas, and a minimum of 6 inches of soil cover would be placed on top of the fill material.

The contaminated soils will be removed and placed in a secure off-site landfill permitted to receive and dispose of these materials. The disposal facility will have appropriate state and federal permits.

Off-site disposal of contaminated soils should take approximately 38 months to complete. Costs are estimated at \$10,000,000 capital and \$10,000,000 present worth. No O/M would be required.

Alternative #4: Excavation with On-site Soil Washing

This alternative also involves excavation of contaminated soils areas as described in alternative #3. In this alternative, the excavated materials will be hauled to an on-site soil washing facility for treatment by washing the contaminants from the soil into a liquid medium. Laboratory results from a soil washing



study conducted during the Feasibility Study prove the removal efficiency and the optimum surfactant dosage for the site soils. In some cases, multiple washings may be required to reduce the contaminant concentrations to acceptable levels. The decontaminated soil will be redisposed in the excavation areas.

The soil washing unit will be constructed on-site within the central portion of the South Cavalcade site. After contact with the soil, the washing solution will be treated for removal of the contaminants and then recycled for additional soil washing. Wash waters from the process will be treated in the selected groundwater treatment system (see alternatives 9 through 12).

This alternative should take approximately 5 years to complete. The approximate costs for this remedy are \$10,000,000 capital and present worth. No O/M would be required.

Alternative #5: On-site Incineration of Soils

This alternative would require an incinerator to be transported to or built in the central part of the site. Contaminated soils would be excavated as described in alternative #3, and transported to the incinerator to be burned. There are several ways to incinerate soils. In general, an incinerator first heats the contaminated soils to drive off hydrocarbon contaminants and then thermally destroys the contaminants. Upon completion, the incinerator will be removed from the site. The resulting ash, if shown to be non-hazardous by testing, would be placed back into the excavation areas and covered by a concrete cap. If the ash disposal facility.

This alternative should take between 2 to 4 years to complete. The approximate costs for this alternative are \$10,000,000 capital and present worth. No O/M would be required.

Alternative #6: In Situ Bioreclamation

The in situ bioreclamaticn process for the South Cavalcade site vadose zone soils would treat the contaminated soil through the fillowing steps. Water with appropriate chemical additives will be allowed to percolate though the contaminated soil areas. The enriched water will provide nutrients for the indigenous microorganisms, which will biodegrade the contaminants. The water will eventually flow into the groundwater where any contaminants that remain will be handled by one of the groundwater treatment alternatives. The percolation system will consist of near surface perforated pipe located over the contaminated soil areas to saturate the currently unsaturated soil zone.

This alternative should take between 5 - 10 years to complete. Costs are estimated to be \$483,000 capital, \$5,000 annual O/M, and \$530,000 present worth.

Alternative #7: In Situ Soil Flushing

Under this alternative, contaminated soil areas would be remediated through an in situ soil flushing process. This flushing is a chemical-physical process of extracting contaminants from the soil matrix. A water solution, containing surfactants or other chemicals, is continuously passed through contaminated soil to release the contaminants. Once in solution, the contaminants are will in effect be leached out of the soil zone. The contaminants groundwater. The contaminants which travel into the will be handled by one of the groundwater treatment alternatives. Treatment areas and methods are basically the same as for alternative #6 (In Situ Bioreclamation).

This alternative should also take between 5 - 10 years to complete. Estimated costs are \$483,000 capital, \$5,000 annual O/M, and \$530,000 present worth.

Alternative #8: Excavation and Off-site Incineration

The partial excavation and off-site transportation process will be identical to that described in alternative #3. However, the excavated soils will be contained in 20 gallon plastic containers which is a requirement of the nearest off-site facility capable of handling the primary contaminants in the soils.

This alternative should take about 66 months to complete. Costs are estimated at \$62,000,000 capital and present worth. No O/M

Groundwater Remediation Alternatives

There are three common elements to all groundwater remediation alternatives which are described as follows:

Long-term Groundwater Monitoring

In order to ensure the success of the selected groundwater remedial alternative, long-term monitoring will be required throughout the 30 year implementation time period. Additionally, due to the extended remediation period, some monitoring wells may need to be replaced. Monitoring of potential leaching of contaminants under buildings and parking lots would also be performed.

Groundwater Extraction and Re-injection System

All groundwater remedial alternatives involve construction of a series of groundwater extraction and re-injection lines to facilitate remediation of shallow water bearing sands (above 50 feet). The physical arrangement of these lines will be as follows for all groundwater alternatives. For the southern portion of the south Cavalcade site, the following components are proposed (details to be refined during the remedial design):

- o A collection system will be located along the southeast corner of the property, and is intended to collect contaminant migration from the former coal tar operation.
- o A second collection system will be located on the southern property border, located such that it intercepts contaminant migration from the former wood treating operations. In addition, this collection system will be designed to the site.
- o A third collection line will be located along the southwestern property boundary, and would be similar in design to the other two collection systems. This collection system will intercept groundwater prior to leaving this portion of the site. West and downgradient from this extraction line would be two lines of re-injection wells.

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For the northern portion of the facility, groundwater will be collected along a pumping line located on the eastern boundary. A re-injection system will be located upgradient along the east-

Disposal of Non-Aqueous Phase Liquids

Non-aqueous phase liquids (NAPLs) collected during groundwater remediation will be separated from groundwater and either sent to an off-site hazardous waste incinerator with appropriate federal and state permits, or recycled and used as a creosote product.

Alternative #9: In Situ Biological Treatment of Groundwater

With in situ biological treatment, extracted groundwater will be first treated in a physical/chemical separation treatment unit which will separate toxic metals and NAPLs from the groundwater. Most of the groundwater effluent will tlow into a nutrient tank where appropriate additives will be added including oxygen and nutrients to promote microorganism growth and surfactants to help release contaminants from soil. This treated water will then be re-injected into the shallow aquifer through the re-injection system previously described. Naturally occurring micoorganisms would biologically destroy residual groundwater contaminants. The remaining portion of the extracted groundwater not re-injected would be discharged to the City of Houston's POTW.

This alternative should take approximately 30 years to complete. The approximate cost for this remedy is \$3,500,000 capital, \$325,000 annual O/M, and \$6,500,000 present worth.

Alternative #10: Carbon Adsorption and Filtration of Groundwater

This groundwater treatment option consists of a chemical physical separation unit for the recovery of NAPLs followed by a high

pressure filter to remove metal contaminants and suspended matter. Water from the filtration unit would flow to a carbon adsorption unit. Most of the effluent will be re-injected. Excess treated effluent from the carbon adsorption unit will be discharged to the adjacent drainage ditch which flows into Hunting Bayou. Surface water discharge will meet NPDES discharge

This alternative should take approximately 30 year to complete. Costs are estimated at \$3,800,000 capital, \$482,222 annual O/M, and \$8,300,000 present worth.

Alternative #11: Carbon Adsorption, Air Stripping, and Filtration of Groundwater

This groundwater treatment option will be identical to option #10 except for the addition of an air stripping column. The air stripping unit will be installed to more effectively remediate volatile organic compounds in the groundwater and reduce activated carbon usage rate.

This alternative should take approximately 30 years to complete. Costs are estimated at \$4,026,000 capital, 480,000 annual O/M, and 8,500,000 present worth.

Alternative #12: Aerated Tank Treatment of Groundwater

In addition to physical/chemical separation process for recovery of NAPLs, this treatment alternative will use an aerobic biological treatment system (activated sludge) to remove organic contaminants. Following the physical/chemical separation process, the groundwater will be pumped through the activated sludge system consisting of an aeration tank followed by a clarifier. Treated water will be re-injected into the aquifers. Excess treated groundwater will be discharged into adjacent drainage which flows discharge requirements.

This alternative should take approximately 30 years to complete. Costs are estimated at \$4,490,000 capital, \$454,000 annual O/M, and \$8,700,000 present worth.

7.2 EVALUATION OF ALTERNATIVES

OSWER Directive 9355.0-21 prescribes nine criteria which EPA considers in selecting a remedy for a CERCLA site. These criteria address the specific requirements of Section 121(b)(1) of SARA.

EPA has assessed the degree to which each remedial alternative meets the nine selection criteria; Tables 4 and 5 summarize this assessment. For clarification, soils and groundwater remedial alternatives are discussed separately. The following values were used to compare the remedy selection criteria.

TABLE 4

COMPARISON OF SOIL RENEDIAL ALTERNATIVES SOUTH CAVALCADE STREET SITE

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CAPITAL	0.10	14.3	10.0	7.0	10.4	0.5	0.5	62.01
1024	0.03	<0.1	0.0	0.0	0.0	<0.1	<0.1	0.0
PRESENT WORTH (2)	0.38	14.8	10.0	7.0	10.4	0.5	0.5	62.0
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Symbols:

- + * Compared to others, alternative exceeds criterion.
- 0 = Alternative can be designed to meet the criterion.
- ¤ Compared to others, alternative will need special efforts to meet the criterion.
- Notes: $^{(1)}$ Units of million dollars, reflects the maximum range of the cos. estimates
 - (2) Based on 30 years at 10% interest

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TABLE 5

COMPARISON OF GROUNDWATER REMEDIAL ALTERNATIVES
SOUTH CAVALCADE STREET SITE

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CAPITAL	0.10	3.50	3.81	4.03	4.49
108H	0.03	0.33	0.48	0.50	0.45
PRESENT WORTH (2)	0.38	6.50	8.30	8.50	8.70
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Symbols:

- + = Compared to others, alternative exceeds criterion.
- O = Alternative can be designed to meet the criterion.
- = Compared to others, alternative will need special efforts to meet the criterion.

Notes: ⁽¹⁾ Units of million dollars, reflects the maximum range of the cost estimates

(2) Based on 30 years at 10% interest

- Alternative would exceed a criterion compared to other alternatives.
- 0 Alternative can meet the selection criterion.
- Alternative would not meet the criterion without special efforts.

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- The rationale for the ratings assigned in this table follows:

CONSISTENCY WITH OTHER ENVIRONMENTAL LAWS

Appendix B identifies the Federal and State applicable or relevant and appropriate requirements (ARARs) for each alternative.

No Action & Soil Remedial Alternatives:

No Action is rated as "-" because it violates the intent of SARA Section 121 regarding the selection of a remedy and does not comply with the National Contingency Plan provisions to respond to a release.

All soil treatment alternatives are rated "0" since they can be designed to meet ARARs.

Groundwater Remedial Alternatives:

All groundwater alternatives have been rated "0" because each can be designed to meet all ARARs.

REDUCTION OF TOXICITY, MOBILITY AND VOLUME

No Action & Soil Remedial Alternatives:

No Action is rated as "-" because it does not reduce toxicity, mobility, or volume of the contaminants at the site. However, natural biodegradation will eventually reduce some contamination.

Off-site Landfill is rated as "-" for toxicity and volume of site contaminants, and as "0" for mobility since the contaminants will be placed in a secure landfill. In addition, the volume may increase if fly ash needs to be added to the soils to adsorb excess water before disposal.

In Situ Stabilization is rated as "-" for toxicity and volume, and as "0" for mobility since contaminants will be at least temporarily prevented from leaching. This alternative will actually increase the volume of the contaminated soil.

Soil Washing, In Situ Bioreclamation, and In Situ Soil Flushing are rated as "0" because the toxicity and leaching potential of contaminants at the South Cavalcade site would be

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reduced, and the contaminated soil volume would be reduced.

On-site and Off-site Incineration are rated as "+" for toxicity and mobility since they will provide the greatest reductions, and "0" for volume since the volume of contaminated soils being treated will be the same as for other treatment alternatives.

...Groundwater Remedial Alternatives:

In Situ Biological Treatment and Activated Sludge Treatment have been rated as "0" because a significant reduction in organic contaminants can be achieved through biodegradation. Additionally, the physical/chemical separation will result in significant reductions in metals in the groundwater. NAPLs will be separated and either permanently destroyed through incineration or will be recycled as a creosote product.

Carbon Adsorption and Carbon Adsorption with Air Stripping are also rated as "0" because a significant reduction in organic contamination can be achieved through adsorption onto carbon. Once adsorbed, the carbon will be recycled through incineration. Significant and permanent reductions will also be achieved in metals and NAPLs as described above.

SHORT-TERM EFFECTIVENESS

No Action & Soil Remedial Alternatives:

No Action is rated as "-" because no existing exposure pathway will be remediated and current health risks will remain.

In Situ Stabilization is rated as "+" because the remedy can be quickly completed (10 - 12 months).

In Situ Bioreclamation and In Situ Soil Flushing are rated as "-" because of the extended time period to complete (5-10 years).

Soil Washing and On-site Incineration are rated "0" because, although excavation and materials handling could pose additional health risks to the health of on-site workers during remediation, these can be controlled by adherence to health and safety requirements and dust suppression if required.

Off-site Incineration and Off-site Landfilling are rated as "-" because, as for all alternatives involving excavation, on-site workers may be exposed to additional contaminants during excavation and handling, and there is always a risk for spills with off-site transportation of waste.

Groundwater Remedial Alternatives:

All groundwater alternatives have been rated as "-" due to

the extensive time period of remediation (estimated to be 30 years). Additionally, there is a small potential risk in all alternatives that on-sice workers will become exposed to contaminants in the extracted groundwater.

LONG-TERM EFFECTIVENESS AND PERMANENCE

No Action and Soil Remedial Alternatives:

No Action is rated as "-" because the potential human health and environmental risks would is be abated.

Off-site Landfill is rated as "-" because long-term monitoring and maintenance at the off-site landfill is required to ensure that contaminants are not released into the environment.

In Situ Stabilization is also rated as "-" due to the uncertainty regarding the permanent fixation of the organic contaminants in the stabilized soils.

In Situ Bioreclamation, Soil Washing, and In Situ Soil Flushing are rated as "0" because these alternatives in conjunction with a groundwater remediation will permanently destroy organic contaminants to below the remedial action goals.

On-site and Off-site Incineration are rated as "+" because they could destroy organic contaminants well below remedial action goals.

Groundwater Remedial Alternatives:

All groundwater remedial alternatives are rated as "0" because they can all be designed to remediate groundwater to defi.ed remedial goals through permanent destruction of contaminants.

IMPLEMENTABILITY

No Action & Soil Remedial Alternatives:

No Action, Off-site Disposal, and Off-site Incineration are rated as "+" because they can be implemented without major capital acquisitions.

Soil Washing is rated as "0" because it can be implemented with known equipment and has already been tested with site soils.

In Situ Soil Flushing and In Situ Bioreclamation are essentially the same as the groundwater alternatives. They are rated as "0" for remediating soils in the northern and southwestern parts of the site because of the similarities with the groundwater alternatives, but as "-" in the southeastern corner because addition of water there can drive site contam-

inants under a railroad line and thereby make them inaccessible for remediation.

On-site Incineration and In Situ Stabilization are rated as "-". On-site Incineration requires consultation with the Texas Air Control Board for design specifications and operation requirements. In Situ Stabilization requires a significant amount of testing to identify the optimal stabilization agent for the site contaminants and soils.

Groundwater Remedial Alternatives:

In Situ Biological Treatment is rated as "-" due to uncertainties over the ability to discharge untreated contaminated groundwater to a City of Houston POTW. Currently the City of Houston prohibits the discharge into its treatment facilities of any priority pollutants. PAHs and benzene are priority pollutants and are contained in the groundwater. Additionally, implementation of this alternative would require that a re-injection line be installed on the southeast side across the railroad tracks adjacent to the site. It may not be possible to cross the tracks with the treatment system lines due to the railroad's right of way.

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Carbon Adsorption with Air Stripping is also rated as "-". The air stripper presents a potential for air emissions. This alternative requires consultation with the Texas Air Control Board for design specifications and operation requirements.

All other groundwater alternatives were rated as "0" because the technologies involved have been used before with commercially available products.

COST

Tables 4 and 5 also list the estimated costs for each remedial action alternative including capital, operation and maintenance, and present worth costs. Replacement costs are factored into the operation and maintenance costs. The No Action alternative has the lowest present worth cost of all alternatives. The soil alternatives, in increasing order of cost, are In Situ Soil Flushing, In Situ Bioreclamation, Soil Washing, Off-site Landfill, On-site Incineration, In Situ Stabilization, and Off-site Incineration. The groundwater alternatives, in increasing order of costs, are In Situ Biological Treatment, Carbon Adsorption, Carbon Adsorption with Air Stripping, and Activated Sludge Treatment.

COMMUNITY ACCEPTANCE

Overall, the neighboring residents do not oppose remediation of the site unless an on-site incinerator is used. Therefore, all alternatives are rated as "0" except No Action and Onsite Incineration which are rated as "-".

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The Texas Water Commission (TWC), the State regulatory agency for CERCLA sites, was briefed on all remedial alternatives on July 10, 1988. The TWC notified EPA by letter that the TWC had no objections to the selected remedy (see Appendix D).

OVERALL PROTECTION OF HUMAN HEALTH AND THE ENVIRONMENT

No Action & Remedial Alternatives:

No Action is rated as "-" because it does not provide adequate protection from the potential risks involved with leaving untreated soils at the South Cavalcade site.

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Off-site Landfill is rated as "-" because it may not be a permanent remedy and therefore only offers temporary protection to human health and the environment by containment.

In Situ Stabilization is rated as "-" due to the uncertainty with the long-term fixation of organic contaminants, and therefore, the potential remains for eventual leaching of these contaminants into drinking water aquifers.

Soil Washing, In Situ Soil Flushing, In Situ Bioreclamation, On-site Incineration and Off-site Incineration are rated as "0" because contamination in the soils will be destroyed to protective levels at or below the remedial action goals.

Groundwater Remedial Alternatives:

All groundwater alternatives are rated as "0" because they will all greatly reduce the concentrations of the primary constituents of concern in the groundwater, thereby reducing the possibility of long-term exposure and future site remediation. These alternatives pose only minimal threats to public health and the environment in the vicinity of the site.

8. SELECTED REMEDY

Based on the available data and analyses identified in the administrative record, EPA is selecting a combination of soil washing (alternative #4) and soil flushing (alternative #7) as the most appropriate solution for remediating contaminated soils, and activated carbon adsorption (alternative #10) as the most appropriate solution for remediating contaminated groundwater at the South Cavalcade site.

8.1 DESCRIPTION OF THE REMEDY

Soil Remediation: During the initial stages of the remedial design, contaminated soil areas will be sampled to better define

areas which require remediation. All areas will be remediated where contaminants in soils exceed either the risk-based or leaching potential-based remedial goals. The risk-based goal is 700 ppm based on ingestion and direct contact with soils as previously presented in section 4.3. The leaching potential-based goal will be determined by the EPA Toxicity Characteristic Leaching Procedure (TCLP) test. EPA believes that the TCLP test will require removal of total PAHs at levels above 150 ppm because the leaching test during the Feasibility Study demonstrated leaching at this level. There are approximately 30,000 cubic yards which may need remediation.

In the southeast corner of the site, approximately 19,500 cubic yards of contaminated soils will be excavated and transported to the soil washing facility which will be constructed in the center portion of the South Cavalcade site. Wash water from the unit will be treated for removal of contaminants in the groundwater treatment system. The cleansed soils will be returned to the excavations and capped with concrete to maintain soil stability.

In the other parts of the site, contaminated soils will be remediated using in situ soil flushing. The contaminants which travel into the groundwater will be extracted and treated in the carbon adsorption waste water treatment system.

Groundwater Remediation: Groundwater will be remediated through extraction and treatment of contaminated groundwater, with re-injection to increase the hydraulic gradient and flow velocities. Approximately 50 million gallons of groundwater will need to be processed several times to recover and treat the NAPLs. Groundwater collection will continue until the groundwater contaminants have been recovered to the maximum extent possible. This point will be determined during the Remedial Action based upon operational experience in using the collection and treatment system, and it must be as close to drinking water standards and no detectable carcinogenic PAHs to the maximum extent possible. After this point is reached, the groundwater collection will cease and any remaining contamination be allowed to naturally attenuate to background levels.

Groundwater will be extracted and re-injected in a series of three groundwater extraction lines and two groundwater injection lines in the southern part of the site, and a minimum of one extraction line and re-injection line in the northern part. These wells will be screened in the shallow aquifer (approximately 10 - 20 feet below grade) and in the intermediate discontinuous sand lenses (approximately 50 feet below grade). The actual number of lines, locations and spacings of wells and well lines will be refined during remedial design.

The groundwater will be treated at an on-site wastewater treatment plant constructed in the center area of the site. Groundwater will be pumped into a physical/chemical separator followed by a pressure filter and an activated carbon filter. Any NAPLs

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collected and separated from the groundwater will be recycled as creosote or else incinerated off-site. The water will be treated to the remedial goals previously listed. Cleansed groundwater will be re-injected into the aquifer along with surfactants to help recover the contaminants. Any excess water will be discharged to the drainage ditch leading into the off-site Hunting Bayou in accordance with an NPDES permit.

Alternate Remediation Plan: If a potentially responsible party (PRP) can show that In Situ Biological Treatment of soil and groundwater will provide equal or better performance, and if the PRP can further ensure that the implementability questions can be resolved, EPA will consider these alternatives (#6 and #9). In this case, the performance goals and the groundwater extraction system will be identical to EPA's selected remedy, but the actual method of treatment will differ. Groundwater will be treated above ground in the physical/chemical separator and injected with nutrients and oxygen (if necessary). The treated groundwater will be added to the contaminated soil areas and re-injected into the aquifer system to encourage biological degradation of contaminants under the ground. Any excess water will be discharged into the city sewer system in accordance with a pretreatment permit and treated in a city municipal treatment plant.

Operation and Maintenance: The need for future operation and maintenance should be minimized since the primary sources of contamination will be removed through treatment. Site operation and maintenance will include installing a well screened in the 500 foot sand, monitoring groundwater wells, and monitoring ambient air during remediation. The groundwater monitoring program will continue for at least 30 years unless it can be shown during the Remedial Design, based on the results of the pilot groundwater collection system, that some shorter length of time is appropriate. This sampling program will monitor the effectiveness of the corrective action, if necessary. If the monitoring shows leaching from soils now under existing structures, then the site will necessary.

Additional site maintenance would include, but not necessarily be limited to, inspections of surface vegetation, ensuring proper drainage, and proper operation of any actions such as groundwater treatment which may extend beyond the time required for the source control remedy. The details of these activities will be defined in the Operation and Maintenance Plan of the remedial design. The monitoring data will be evaluated during the Agency's 5-year review, in accordance with SARA Section 121 (c), to determine if any corrective action is necessary.

<u>Protection Achieved</u>: This remedial goal prevents against an excess lifetime increased cancer risk of 8×10^{-6} for likely on-site exposure to soil and 4×10^{-5} for groundwater users, and keeps exposure to non-carcinogenic compounds below the reference dose.

EPA is using these cancer risks as a remedial goal instead of Ix10⁻⁰ because of the cancer potency factors for carcinogenic PAHs and the liklihood for exposure. EPA considered all potentially carcinogenic PAHs to be as potent as benzo(a)pyrene because the agency has not published cancer potency factors for the other PAHs. EPA recognizes that the other potentially carcinogenic PAHs may be less potent by factors of 10 to 100 times, and is now in the process of developing cancer potency factors for other PAHs. In addition, the site is already extensively developed for use as an industrial areas, and a 10⁻⁵ risk level taminated aquifer is not presently used as a water supply, nor will it likely be used because there are other available sources

8.2 STATUTORY DETERMINATIONS

Section 121 of SARA requires the selected remedy to be protective of human health and the environment, be cost effective, use permanent solutions and alternative treatment or resource recovery technologies to the maximum extent possible, be consistent with other environmental laws, and prefer treatment which significantly reduces the toxicity or mobility of the hazardous substances as a principle element. EPA believes that the selected remedy best fulfills the statuatory and selection criteria as compared to the other solutions evaluated herein.

Protection of Human Health and Environment

The selected remedy will reduce soil contamination to prevent an additional risk of cancer of 8×10^{-6} , prevent any non-carcinogenic hazards, and prevent continued leaching of creosote compounds from soils into groundwater. It does this by treating the soils. For groundwater, it also prevent an additional risk of cancer of 4×10^{-5} , prevents any non-carcinogenic hazards, and prevents the continued off-site migration of contaminated groundwater. It does this by treatment; therefore, the risks will not increase in the future due to a failure of the remedy. Short-term risks will be controlled by suppressing dust, enclosing excavations in temporary domes (if necessary), and requiring the fence around the site be maintained throughout remediation.

Cost Effective

The present worth of the selected remedy is \$13 million and is the lowest cost of all alternatives which either meet or exceed the nine evaluation criteria. EPA believes that remedies with higher costs do not provide any further benefits. EPA also believes that remedies with lower costs may cause incomplete remediation. Therefore, EPA believes that the overall effectiveness of the selected remedy is a reasonable value for the costs.

Permanent Solutions to Maximum Extent Possible

EPA believes the selected remedy is the most appropriate solution for meeting the remedial goals by providing the best balance among the evaluation criteria for the alternatives. This remedy provides effective protection of human and environmental receptors over the short—and long-term, protects against off-site and deeper migration of groundwater, is readily implemented, is cost effective, permanently treats those contaminants in soils or groundwater, and recycles (if possible) recovered creosote. Soils are treated by desorption, and groundwater is treated by term monitoring and maintenance of the groundwater collection and treatment system will be necessary due to length of time necessary to cleanse the groundwater and the unknown potential for soils under existing structures to leach.

Consistent with Other Environmental Laws

The selected remedy can be designed to attain other environmental laws. The laws applicable or relevant and appropriate to CERCLA activities are called ARARS. Appendix B lists all the ARARS which were initially identified for this site in the Feasibility Study. The specific ARARS for the selected remedy are described below:

National Primary Drinking Water Standards: Groundwater treatment performance will attain all final Maximum Contaminant Levels (MCL). Table 2 listed the MCLs for contaminants found on the site.

National Secondary Drinking Water Standards: Groundwater treatment performance will attain all final secondary drinking water standards. Table 2 listed these for contaminants

Maximum Contaminant Level Goals (MCLGs): This is not an ARAR, but is another factor to be considered. Groundwater treatment performance will attain the MCLGs for those contaminants where the MCLs have yet to be promulgated.

<u>Underground Injection Control Regulations</u>: The wells through which treated groundwater will be re-injected into the aquifer will be designed to comply with the Class V well regulations.

Water Quality Criteria: Discharge of excess treated water (that not re-injected) will comply with these criteria for compounds not regulated by state water quality standards. The discharge, after dilution with Hunting Bayou, must not exceed these criteria.

National Pollutant Discharge Elimination System: Discharge of excess treated water will comply with Best Available Tech-

nology (BAT) and water quality standards. The BAT treatment performance is considered equal to that required for the Organic Chemical, Plastics, and Synthetic Fibers (OCPSF) effluent guidelines which were promulgated by EPA for discharges from organic chemical facilities including those manufacturing creosote-type products. The discharge will not exceed these criteria. In addition, the discharge, after dilution with Hunting Bayou, must not exceed the water quality standards. A permit will be required because the point of discharge will be off-site.

<u>National Pretreatment Standards</u>: Discharge of excess treated water will comply with these standards by also complying with Best Available Technology for OCPSF facilities. Pretreatment requirements for these facilities are equal to those for BAT.

Occupational Safety and Health Act: Remedial action will be conducted consistent with the OSHA regulations for personnel protection and safety.

<u>Hazardous Materials Transportation Act</u>: Off-site transport of recovered creosote will require handling in a manner consistent with this act.

RCRA Standards Applicable to Generators and Transporters of Hazardous Waste: Off-site transport of recovered creosote for incineration or recycling will require manifesting.

Releases from Solid Waste Management Units (40 CFR 264(F)): Groundwater not recovered will comply with the levels required by this regulation.

Tanks (40 CFR 264(J)): Tanks temporarily storing recovered cressote will be designed to comply with this regulation.

Land Disposal Restrictions: Restrictions have yet to be promulgated for CERCLA soils and debris contaminated with RCRA wastes. Despite the absence of regulations, the treatment methods used as parts of the remedial action satisfies the statutory requirement to "...substantially diminish the toxicity of the waste or substantially reduce the likelihood of migration of hazardous constituents from the waste so that short-term and long-term threats to human health and the environment are minimized."

<u>Texas Allowable Limits of Metals in Drinking Water</u>: Ground-water treatment performance will attain these levels.

Texas Water Quality Standards for Surface Waters: Discharge of excess treated water will comply with these standards. The discharge, after dilution with Hunting Bayou, must not exceed these standards.

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Texas Prohibition of Air Contaminants which Adversely Affect Human Health: Soil disturbance will be minimized during remediation to assure compliance with these regulations. If necessary, an inflatable dome can be constructed over the soil areas to contain any release. Air will be monitored during remediation to observe compliance.

Texas Storage of Volatile Organic Compounds: Tanks temporarily storing recovered creosote and associated volatile compounds will be designed to comply with this regulation.

Texas Oil/Water Separators: The oil/water separator in the groundwater treatment system will be designed to control volatile emissions as required by this regulation.

Texas Vacuum Producing Systems: The groundwater recovery system uses a vacuum. This system will be resigned to prevent emissions requiring incineration under this regulation.

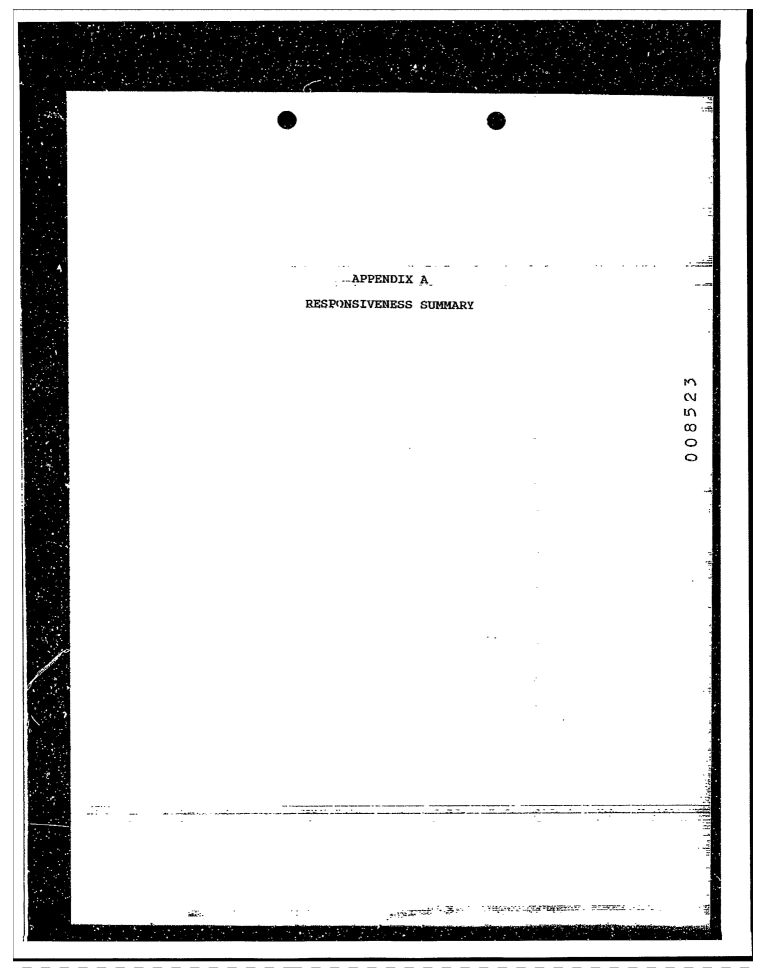
Preference for Treatment as a Principal Element

The principal threats at this site are potential exposure to contaminated soils and potential future exposure to contaminated groundwater. The selected remedy uses treatment for the remediation of both soils and groundwater. Soil washing and in situ soil flushing will desorb carcinogenic PAHs and metals from soils and allow for eventual treatment with the recovered groundwater. Oil/water separation, filtration, and activated carbon adsorption will remove contaminants from groundwater.

8.3 FUTURE ACTIONS

The selected remedy completes the remediation of the principal threats at the site. EPA will send a Special Notice to all potentially responsible parties to offer them the opportunity to conduct the Remedial Design and Remedial Action. The proposed schedule for remediation, assuming that Remedial Design and Remedial Action negotiations were to fail, is as follows:

Approve Remedial Action by Signing	
the Record of Decision	September 1988
Start Remedial Design	December 1988
Complete Remedial Design	December 1990
Start Remedial Action	March 1991



South Cavalcade Street Community Relations Responsiveness Summary

This Community Relations Responsiveness Summary has been prepared to provide written responses to comments submitted regarding the proposed plan of action at the South Cavalcade Street Superfund site. The summary is divided into two sections:

Section I: <u>Background of Community Involvement and Concerns.</u>
This section provides a brief history of community interest and concerns raised during the remedial planning activities at the South Cavalcade Street site.

Section II: <u>Summary of Major Comments Received.</u> The comments are summarized and EPA's responses are provided.

I. Background of Community Involvement and Concerns

Reported citizen concern regarding this site has been minimal. No known public interest groups have been formed, and concern about the site is very limited. Media coverage of the site has been scarce.

In August 1985, EPA held a meeting to announce the start of the remedial investigation. Thirty-one citizens attended; however, few attendees lived in the immediate area. Progress reports were issued in April and July of 1987. These two updates did not generate any comments questions or concerns.

II. Summary of Major Comments Received

The press release and Proposed Plan fact sheet announcing the public comment period and public meeting were released on August 12, 1988. The comment period began on August 22, 1988, and ended on September 19, 1988. The public meeting was held with area residents and local officials on August 29, 1988, at the Ryan Civic Club. The purpose of this meeting was to explain the results of the Remedial Investigation and to outline the various alternatives presented in the Feasibility Study. Thirty nine citizens attended the meeting, and eight people made oral statements or asked questions. Two letters containing written comments were received from potentially responsible parties.

Overall, the residents, on-site businesses and local officials do not oppose the proposed plan. During the public comment period, there were comments and questions regarding the following:

Comment #1: What are the current health problems at the site?

<u>EPA Response</u>: <u>EPA conducted a risk assessment using the data from the site.</u> From this assessment, EPA calculated a maximum additional risk of cancer of 1×10^{-5} and no non-carcinogenic health threats from exposure to soils. EPA also calculated a risk of cancer of 1×10^{-2} and potential non-carcinogenic health

threats from exposure to groundwater in the upper aquifers if this water is ever used as a source of drinking water. In addition, the levels of benzene, arsenic, chromium, and lead in the groundwater may exceed drinking water standards.

Comment #2: Why was this site added to the Superfund list?

<u>EPA Response:</u> EPA was concerned about continued migration of site contaminants into deeper aquifers which are now used as sources of drinking water.

<u>Comment #3:</u> How will the proposed remedy protect the health of the community and minimize the risk to health?

<u>EPA Response</u>: The proposed remedy will achieve the remedial goals for soils and groundwater. The goals for exposure to soils are to prevent an additional risk of cancer from exceeding 1x10⁻⁵ and to prevent any non-carcinogenic health threats. The goals for groundwater achieve drinking water quality in the groundwater. These goals will be achieved throughout the site.

<u>Comment #4</u>: Will you hold any more meetings about the proposed alternatives or if you decide to use another alternative which was discussed at the public meeting?

EPA Response: The public meeting on August 29, 1988, is the only public meeting which will be held about the proposed remedy and the alternatives evaluated during EPA's studies. One objective of the public meeting is to hear the public's opinions about all alternatives. Therefore, EPA will not hold another meeting if one of the discussed alternatives is selected.

Comment #5: How will you continue to advise people about the decision about the site and any future activities or decisions?

EPA Response: EPA will continue to inform all people who have shown an interest in the site about the decision and future activities. EPA will mail informational fact sheets to all people who have given EPA their address and will hold public meetings as needed to explain future activities. EPA will continue to inform the public until the site has been completely remediated.

Comment #6: How does EPA know that soil washing will work at this site?

EPA Response: EPA has seen this remedy used or selected at other sites where polynuclear aromatic hydrocarbons (PAHs) are the primary contaminants. This shows that soil washing is a process which can remove PAHs if site conditions are favorable. In addition, the Koppers Company conducted a test using soils from the South Cavalcade site which showed that site contaminants can be effectively washed from soils.

<u>Comment #7:</u> Will you continue to conduct studies to determine if the proposed remedy will work?

EPA Response: EPA will conduct further studies only to refine the design of the selected remedy. EPA is not proposing to continue to study the site with the objective of deciding whether the selected remedy will work.

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Comment #8: How likely is it that bioreclamation of the aquifers will be used?

EPA Response: EPA requested comments on bioreclamation because one potentially responsible party (PRP) has proposed using this method to remediate the aquifer. This method will only be used if any PRP offers to construct and operate this method, and if the PRP can solve the implementation problems of this method.

Comment #9: Creosote needs to heated to 400 degrees to be used. How will EPA heat the creosote in the groundwater?

EPA Response: The creosote-type contaminants in the groundwater migrated there without being heated. The Koppers Company was able to easily collect samples of these contaminants during the Remedial Investigation. Therefore, EPA believes that these contaminants can be removed from groundwater without needing to add heat.

Comment #10: Did you consider the geology of Houston when you considered the soil washing and groundwater pump and treat system? Did you consider that PAHs aren't extremely mobile and will adhere to soils?

EPA Response: EPA considered the local geology and the nature of PAHs by requiring tests of soil washing and groundwater pumping. The Koppers Company during the Feasibility Study conducted a laboratory test which showed that PAHs can be washed off of soils. The Koppers Company also conducted a pump test which showed that groundwater can be extracted.

EPA also recognizes that PAHs are not very mobile in soils. Typically the PAHs will not migrate very far because clay soils will prevent migration. However, the soils under the South Cavalcade site contain small fractures called slickenslides which offer a path for PAHs to migrate downwards with only a minimum of adsorption onto soil.

Comment #11: Do you intend to implement any type of pump and treat system to stop contaminant migration in groundwater while you conduct further studies on the site?

EPA Response: EPA does not believe that the groundwater contamination will significantly migrate during the time the remedy is designed and installed. The contamination has only migrated 60 feet downwards in approximately 70 years. The horizontal groundwater velocity is less than 20 feet per year, The contamination should not significantly migrate in one more year.

Comment #12: Can you accurately predict the progress of the bioreclamation process, and what reassurance do you have that the

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process itself is not hazardous to the environment? Are there chlorinated hydrocarbons or pentachlorophenol at the site?

EPA Response: PAHs consist of large molecules containing carbon and hydrogen arranged in a series of rings. Bioreclamation would detoxicify PAHs by breaking the rings to form smaller molecules which are not hazardous. Since there are no chlorinated organics including pentachlorophenol at the South Cavalcade site, bioreclamation would not cause any toxic chlorinated organic compound to be formed.

Comment #13: We want signs posted on the site indicating the toxic wastes which may be present.

EPA Response: EPA does not believe that signs of this type are warranted at the South Cavalcade site. The health-threatening contamination is mostly underground; people will not contact the contamination unless they dig in the contaminated areas. All three property owners have been notified of these areas and know not to dig in these areas without taking reasonable precautions. The site is already secured by a 10 foot fence which prevents the general public from going onto the site.

Comment #14: We feel that the area is too highly populated to have an on-site incinerator there. It would further damage the air quality around our neighborhoods.

EPA Response: EPA evaluated on-site incineration as one of several alternatives for remediating soils. However, EPA did not propose on-site incineration for use at this site, partially because of the present air quality problems in Houston.

Comment #15: We feel that all the soil should be taken out completely, incinerated off-site, and be replaced with good soil.

EPA Response: EPA did not propose off-site incineration for two reasons. First, there is always a risk when transporting hazardous substances to an off-site location. Second, off-site incineration is more than 10 times as expensive as other alternatives which are just as effective for cleaning soils to levels which are not health-threatening.

Comment #16: We feel that if you are going to wash the soil, there is only so much you can wash out of the soil.

EPA Response: The Koppers Company conducted a study to determine the ability to wash contaminants out of soils. This study was reported in the Feasibility Study and showed that contaminants can be removed to well below the remedial goal for this site. Therefore, EPA believes that all contaminants posing an unacceptable risk can be removed from the soil.

Comment #17: What alternatives are proposed for the site?

EPA Response: EPA proposed a combination of soil washing and in situ soil flushing for remediating the soils, and extraction and

treatment using physical/chemical and activated carbon treatment for groundwater. These are the alternatives labeled as 4, 7, and 10 in the fact sheet.

Comment #18: Will the remediation be bidded out to a contractor?

EPA Response: Eventually, there will be construction at the site which will be bidded out. Under the Superfund law, either EPA or a potentially responsible party (PRP) under EPA's supervision will conduct the remediation. Therefore, either EPA or a PRP will request bids sometimes in the future.

Comment #19: When do you anticipate to start remediation?

EPA Response: EPA anticipates making a decision on the site remedy in September of 1988. After that, the Superfund law allows for a 120 day period during which a potentially responsible party can offer to conduct the remedy. The design of the remedy will take about eight to ten months. Therefore, the actual remediation should not start until about fall of 1989.

Comment #20: Is any of the buildings going to be torn down? Are you going to tear up any of the concrete?

EPA Response: EPA is proposing to only remediate those soils which are not under existing buildings or concrete. The soils under these structures are not accessible; therefore, there is no exposure by workers to these contaminants. The concrete and buildings prevent water from leaching into the soils and remobilizing contaminants. The contaminated groundwater under the structures can be extracted with wells; therefore, there is no need to destroy the buildings and concrete at this time.

Comment #21: If there are contaminants underneath the concrete or buildings, wouldn't they continue to contaminate groundwater?

EPA Response: The contaminants will leach only if rainwater is allowed to percolate through the soils to re-mobilize the contaminants. One way of preventing this is to cover contaminated soils with an impervious cap such as concrete. The concrete and buildings provide an effective cap. Therefore, EPA does not believe that these contaminants will continue to leach.

Comment #22: How long will you continue to monitor to see if contaminants under the structures will continue to leach? How soon after you clean up the aquifer will you be able to tell if contaminants are leaching?

EPA Response: EPA will continue to monitor groundwater throughout the groundwater remediation so that EPA can observe if the
site contaminants are continuing to migrate. Monitoring could
continue for up to 30 years or even longer. A reasonable estimate of this time cannot be calculated until the extraction and
treatment system is installed and operating. According to the
Superfund law, EPA will review the site data every five years to

determine if contaminants are continuing to leach and to refine the duration of continued monitoring.

<u>Comment #23</u>: How much of the contaminated soil is actually under the concrete?

EPA Response: The site consists of 64 acres. There are 5.5 acres which contain contamination which may need remediation. Approximately 3 acres of these soils are under the concrete and buildings.

<u>Comment #24</u>: Is it the cost of tearing down the buildings and concrete or the concern for destruction of businesses which is your reason for leaving contaminants on-site?

EPA Response: EPA is not proposing to tear down the buildings or concrete only because this activity would disrupt the on-site businesses. Some of the contamination is located under the only access to the site which the trucking firms need for continued operation. EPA will tear down the structures to remediate this contamination only after EPA has solid information showing that the contaminants under the structures will continue to leach. EPA will continue to monitor the groundwater during remediation to determine if the contaminants are leaching.

<u>Comment #25</u>: Has there been any idea of drilling through the concrete to see whether or not there is contamination in the groundwater?

EPA Response: As part of the site Remedial Investigation, the Koppers Company did drill through parts of the concrete to determine whether there was contamination under the concrete. Only a few holes were drilled because the drilling activity had to stay out of the way of trucking operations. This activity did identify the areas of contamination under the concrete. These areas were shown on a slide during the public meeting and are also shown on figure 6-1 in the Remedial Investigation report.

Comment #26: Does your branch of EPA deal with existing operating
plants, or just abandoned plants?

<u>EPA Response</u>: The Superfund part of EPA deals only with those sites which are abandoned. There is also a part of EPA which deals with active hazardous wastes sites; this is the Resource Conservation and Recovery Act (RCRA) part of EPA.

Comment #27: There was a creosoting company on Oliver Street. SP Railroad had a plant on Wallaceville Road. General American Tank Farm used to store their creosote at Galena Park. There was a creosoting plant at Crosstimbers and Hardy. Have you done anything to clean those up?

EPA Response: There is a group inside EPA and the Texas Water Commission (TWC) which investigates all sites for inclusion on the Superfund list. There are approximately 30,000 sites across the country which are being or will be investigated, and there

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are roughly 1000 on the Superfund list. If EPA or TWC finds evidence at these sites that contaminants may pose a threat to human health, then these sites may be added to the Superfund list.

Comment #28: At the intersection of Crosstimbers and Hardy, a company put a lot of creosote-type contaminants under a plastic sheet under the Hardy Toll Road. Why can't EPA do something like this at the South Cavalcade site?

EPA Response: The Superfund law requires EPA to select a remedy with a preference for treatment as a principal element in the remedy. The law also requires EPA to comply with other environmental laws. The action taken by a company at the Crosstimbers and Hardy site did not use treatment nor does it comply with EPA regulations for disposal of hazardous wastes. Therefore, EPA cannot use the approach taken by that company.

In addition, EPA is now investigating the Crosstimbers and Hardy site to determine if there is just cause for including that site in the Superfund program.

Comment #29: The Koppers Company had a site in Texarkana. What are you going to do there?

EPA Response: EPA is in the process of determining the remedy for that site. EPA evaluated several alternatives and proposed soil washing for contaminated soils with extraction and treatment using activated carbon for groundwater. This remedy is very similar to the proposed remedy for the South Cavalcade site.

Comment #30: Are former site owners still responsible if they no longer own the property?

EPA Response: Under the Superfund law, current property owners and former owners at the time when hazardous substances leaked or otherwise were released into the environment can be liable. At this site, the Koppers Company was the property owner at the time when hazardous substances could have leaked into the groundwater. Therefore, EPA identified the Koppers Company as one of the potentially responsible parties.

Comment #31: What if site owners excavate and remove the contaminated soil, add a building, or extend the concrete slab?

EPA Response: EPA has contacted the site occupants to ask them to keep EPA informed about any activity at the site. EPA notified the site occupants that, if they developed any area which needs some remediation, they would be partially responsible for some of the costs for remediating that area of the site.

In addition, EPA will be requiring the site owners to add a notice to their deeds expressing that hazardous substances are located under concrete and buildings. EPA will require this to notify any potential purchaser of the site about this contamination.

Finally, EPA considers part of the soils on the site to be hazardous and therefore subject to EPA regulation. If EPA found that a site owner excavated and disposed contaminated soil before the remediation began, EPA would take enforcement action against that owner. However, EPA does not believe that it is in the interest of any site owner to do this at this time because the costs of that action to the site owner could be greater than the costs of remediating the soils using EPA's proposed remedy.

<u>Comment #32:</u> Have you approached the present owners with your <u>preposal?</u> What do they say?

EPA Response: EPA mailed information to each site business and met with them prior to the August 29, 1988, public meeting. Two of the businesses had no objection to the proposed remedy as long as it would not interfere with their operations. The other business feels that a concrete cap would solve the soil problems at their property.

EPA reassured all three businesses that they would be consulted in the design of the remedy so that interference with the business operations could be minimized.

Comment #33: What can the community do if the owners are not cooperating in the cleanup?

EPA Response: Under Section 310(a)(1) of the Superfund law, citizens have the right to file suit against any potentially responsible party to require that party to remediate a site. This section of the law also limits these suits to those sites where EPA has yet to take any enforcement action. At the South Cavalcade site, EPA has taken action leading to eventual remediation of the site.

<u>Comment #34</u>: Koppers re-emphasizes the need to sample the soils within areas targeted for potential remediation during the Remedial Design phase to determine the actual areas needing remediation.

<u>EPA Response</u>: EPA will require in the Record of Decision that the soils in these areas be sampled for this purpose. This was stated in the Feasibility Study, and it was also discussed in the Proposed Plan and during the public meeting.

Comment #35: Koppers proposes that some flexibility be included in the Record of Decision definition of the leaching potential of these soils to incorporate the results of such sampling.

EPA Response: EPA will require in the Record of Decision that the Toxicity Characteristic Leaching Procedure (TCLP) be used in assessing leaching potential. The interpretation of the endpoint of the TCLP test can be developed during the Remedial Design.

Comment #36: Koppers re-emphasizes that remediation of the upper aquifer will be achieved to the maximum extent practical as

stated in the Feasibility Study report. The EPA has suggested that removal of the non-aqueous phase liquids is a remediation goal. It is not clear what EPA means by this term and as such it is uncertain whether this can be practically accomplished. However, Koppers suggests that the measure by which the parties determine compliance with the response objective be flexible so to allow for operational experience to bring practicality to the decision.

EPA Response: EPA observed, during the Remedial Investigation, an oily substance in some of the groundwater samples. EPA considers this substance to be a "non-aqueous phase liquid". EPA believes that this liquid needs to be removed from the aquifer to prevent the continued downward migration of sinking substances into aquifers usable as sources of drinking water. EPA will assess the means for determining when the non-aqueous phase liquid has been effectively removed during the Remedial Design.

<u>Comment</u> #37: Koppers proposes to investigate bioreclamation of surface, surficial and subsurface soils at the same time it considers in situ biological treatment of the groundwater. If the studies undertaken during the Remedial Design prove to be effective, Koppers agrees with EPA that in situ biological treatment should be considered as the remedial action of preference.

<u>EPA Response</u>: EPA presented this option in the Proposed Plan and during the public meeting. EPA will include in situ biological treatment in the Record of Decision as an alternative remedial action in the case a potentially responsible party elects to construct and operate this method of treatment.

<u>Comment #38</u>: Koppers further proposes that the selection between groundwater treatment options be made during the Remedial Design phase so that the most cost effective option which meets the discharge criteria and remediation goals can be chosen.

EPA Response: EPA believes that the differences between the groundwater treatment options (alternatives #10, #11, and #12) are distinct. Alternative #11, Carbon Adsorption with Air Stripping, has the potential for air emissions of volatile organics. The air in the Houston area is already over acceptable state and federal air quality levels. Alternative #12 is approximately \$400,000 more expensive than EPA's selected remedy; EPA believes that the selected remedy will be less expensive even after further studies into the alternatives.

Comment #39: Merchants Fast Motor Lines feels that EPA has not provided a reasonable opportunity for public comments with respect to the South Cavalcade Street site, and requests that the comment period be extended for an unspecified duration. Merchants received a copy of the Feasibility Study on August 23, 1988. The public comment period ends on September 19, 1988. Merchants feels that the 30 day comment period is insufficient to review the six volumes comprising the Remedial Investigation and

Feasibility Study reports. Merchants also believes that EPA required that the Feasibility Study report to be written in a 30 day period.

EPA Response: EPA provided a 30 day comment period for the Remedial Investigation and Feasibility Study reports. This period is in agreement with proposed EPA regulations for public comment on these reports, and it exceeds the existing regulation which calls for a 21 day comment period. EPA notes that Merchants had the reports for the full 30 days.

EPA also notes that the four of the six volumes of the reports are appendices which contain supporting information for the two volumes which comprise the analysis of the site. EPA feels that the substance of the analyses.

EPA disagrees with the contention that the Feasibility Study report was written in 30 days. EPA had negotiated a schedule with the Koppers Company which required that action on the Feasi-Investigation report begin upon submittal of the draft Remedial it required that Koppers take no more than 30 days to revised the draft Feasibility Study report to comply with EPA's comments. However, EPA notes that this 30 day requirement was negotiated in EPA agreements with potentially responsible parties who conduct RI/FS studies for EPA.

Comment #40: Merchants feels that the Record of Decision should provide for flexibility by requiring re-evaluation of the selected remedial alternative and consideration of new alternatives following investigations during the Remedial Design. Merchants suggest that the investigations should include additional soil samples, pump test, and unspecified other investigations.

EPA Response: EPA rejects the suggestion that other alternatives should be considered during the Remedial Design. EPA believes that a wide range of alternatives were evaluated during the Feasibility Study, and that further analysis would not result in a different remedial alternative being selected.

EPA will conduct additional studies during the Remedial Design to help design the details of the selected remedy. For example, EPA will resample the soils within the areas of contamination to better identify the soils needing remediation. Studies of this type are usually conducted at Superfund sites.

Comment #41: Merchants believes that the soil remediation goal of 700 ppm carcinogenic PAHs needs to be re-evaluated. Merchants believes that the goal was based on limited soil data (two samples), and the value used to characterize the PAHs in the soils that the soil remedial goal is 70 to 700 times greater than those used at other similar sites.

EPA Response: EPA agrees that the quantitative soil data for the site is scarce and that 29 mg/kg probably does not characterize the maximum PAH concentration at the site. However, the remedial goal is not based on the existing soil concentrations. It is based instead upon assumptions of frequency of exposure, the potencies of the chemicals, and an maximum incremental increase in cancer risk of 1 in 100,000 (10⁻⁵). EPA required that these assumptions be consistent with those used at other Superfund

EPA also notes that the soil remedial goal comprises of two parts: a health-based level of 700 ppm carcinogenic PAHs and a leaching potential-based level which is determined by a soil could not establish a numerical criterion for preventing leaching because the soil and waste characteristics which affect leaching can vary across the site. Therefore, EPA is requiring within the Record of Decision that the Toxicity Characteristic Leaching Potential (TCLP) test be used for this. EPA expects that the leaching potential may be the more stringent criterion because a leaching test conducted during the treatability study in the Feasibility Study showed leaching at concentrations greater than 150 ppm total PAHs.

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The existing soil concentrations were used in the South Cavalcade risk assessment to estimate the risks to public health if no remediation were to occur. In risk assessments, EPA's procedures requires that only valid data be used. In this case, the soil samples containing PAHs were not valid due to laboratory interferences. EPA required that the existing risk be estimated using the available valid data, but EPA did not sta: that it believed this risk was correct. In fact, EPA required that the Feasibilthe actual risk at the site could be higher. For this reason, EPA stated that soil remediation may be necessary at the South remediation alternatives to the Feasibility Study.

EPA also notes that soil remedial goals are site specific because the characteristics of each site influence the potential exposure pathways, the location of the wastes, and other factors. For South Cavalcade, EPA considered the site to be used by operating commercial enterprises such as Merchants. EPA based the assessment of public health risks on this use. The other sites quoted by Merchants are in residential areas (united Creosoting and Bayou Bonfouca), are abandoned and could be developed as residential areas (Mid-South Wood Products and Midland Products), cr contain RCRA listed wastes which must be treated to a specified low level (North Cavalcade). EPA notes that the remedial goal for the Arkwood site has yet to be established.

Comment #42: Merchants requests that the Feasibility Study be clarified that remediation of the upper intermediate aquifer be required. Merchants feels that this was intended in the body of the Feasibility Study, but not clearly expressed in the executive summary of the report.

EPA Response: EPA will require, in the Record of Decision, remediation of groundwater contained in the sand lenses located 40 to 55 feet below surface. These lenses were, at one time, called the "upper intermediate aquifer". However, the lenses are not continuous, and, therefore, do not comprise an aquifer. The lenses are part of what EPA labels the "shallow" groundwater.

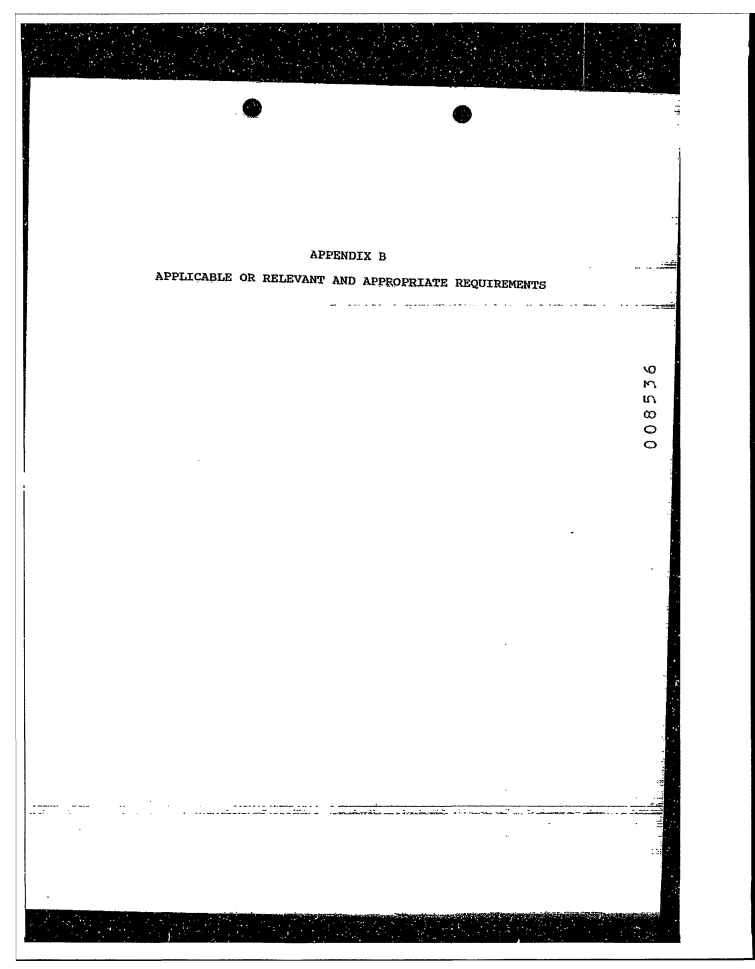
Comment #43: Merchants believes that the stated groundwater extraction rate may not be feasible based on model results not submitted with the comments. Merchants requests that the groundwater remedial alternatives be re-evaluated after additional pump tests are conducted. Merchants also request the specifics about well spacing, the injection rate, radius of influence, and specific yield be available for public review before completing the Record of Decision.

EPA Response: EPA agrees that the operational parameters of the groundwater collection and re-injection system may be changed after further pump tests are conducted during the Remedial Design. The parameters stated in the Feasibility Study report were not intended to be exact values for use in drawing up the design, but were rather to be used as a reasonable rate for use in costing the alternatives.

EPA does believe that the selected groundwater remedial alternative is the correct one for this site. EPA evaluated many alternatives for groundwater remediation within the Feasibility Study. The other groundwater collection alternative, trenches, is not practical because the depth of the sand lenses (40 to 55 feet) is too deep for effective use of trenches. Containment alternatives such as slurry or grout walls are not practical because they only halt horizontal migration; the vertical migration of non-aqueous phase liquids to deeper aquifers would not be controlled.

Comment #44: Merchants requests that further soil samples be collected to reassess the maximum contamination concentrations and re-evaluate the soil remedial goal. In specific, Merchants requests that some samples be collected close to the existing underground storage tanks located on the Merchants property.

EPA Response: EPA is requiring in the Record of Decision that further soil samples be collected during the Remedial Design to better define the areas needing remediation (see responses to comments #34 and #41). The soils around the buried tanks can also be sampled. EPA also reiterates that the existing soil concentration has no effect on the health-based remedial goal, but will affect the leaching potential-based goal which is an operational test (TCLP test) to be conducted during the sampling effort.



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APPENDIX B: APPLICABLE OR RELEVANT AND APPROPRIATE REQUIRMENTS

Section 121(d)(2) of CERCLA as amended in 1986 by SARA requires that the selected remedy attain requirements adopted under Federal and state environmental laws. These requirements are called "ARARs" which means "applicable or relevant and appropriate requirements".

The Feasibility Study for the South Cavalcade site included a review of these laws, and identified those which could be ARARs based on the types of wastes at the site, the types of remedial actions contemplated, and the site location. This appendix lists all the laws which the Feasibility Study identified as potential ARARs for this site, and indicates whether each of the final remedial alternatives can comply with the laws. The appendix also includes the laws which the Feasibility Study did not identify as potential ARARs but which EPA now believes are ARARs.

SAFE DRINKING WATER ACT

National Primary Drinking Water Standards: Establishes health based standards for public water systems (maximum contaminant levels); an ARAR for all groundwater alternatives because the groundwater contamination can reach an aquifer used as a drinking water supply.

National Secondary Drinking Water Standards: Establishes aesthetic based standards for public water systems (secondary maximum contaminant levels); an ARAR for all groundwater alternatives because the groundwater contamination can reach an aquifer used as a drinking water supply.

Maximum Contaminant Level Goals: Establishes drinking water quality goals set at levels of no known or anticipated adverse health effects, with an adequate margin of safety; not an ARAR but a factor to be considered for those contaminants where the Maximum Contaminant Levels have yet to be promulgated.

Underground Injection Control Regulations: Provides for protection of underground sources of drinking water; an ARAR for all groundwater alternatives because the treated groundwater will be re-injected.

CLEAN WATER ACT

Water Quality Criteria: Sets criteria for water quality based on toxicity to aquatic organisms and human health; an ARAR for disposal of those compounds for which there are no state water quality standards; applies to the discharge after mixing with Hunting Bayou water.

National Pollutant Discharge Elimination System: Requires treatment performance for the discharge of pollutants for any point source into waters of the United States; an ARAR for disposal of water into Hunting Bayou. National Pretreatment Standards: Sets standards to control pollutants which pass through or interfere with treatment processes in public treatment works or which may contaminate sewage sludge; an ARAR because one possible disposal option from the groundwater treatment system is to a Houston sewage treatment plant.

OCCUPATIONAL SAFETY AND HEALTH ACT: Regulates worker health and safety; an ARAR for all site activities.

HAZARDOUS MATERIALS TRANSPORTATION ACT: Regulates transportation of hazardous materials; an ARAR for the offsite transport of recovered oil and creosote for burning, and offsite transport of soil in offsite landfill and incineration alternatives.

SOLID WASTE DISPOSAL ACT

Standards Applicable to Generators of Hazardous Waste: Establishes standards for generators of hazardous wastes; an ARAR for all alternatives except No Action.

Standards Applicable to Transporters of Hazardous Waste: Establishes standards which apply to transporters of hazardous waste within the U.S. if the transportation requires a manifest under 40 C.F.R. Part 262; an ARAR for the offsite transport of recovered oil and creosote generated from the groundwater treatment system, and the offsite transport of soil in offsite landfill and incineration alternatives.

Standards for Owners and Operators of Hazardous Waste Treatment, Storage, and Disposal Facilities: Establishes minimum national standards which define the acceptable management of hazardous wastes for owners and operators of facilities which treat, store or dispose of hazardous wastes. Each subpart follows:

General Facility Standards (Subpart B): Sets siting requirements for floodplains; not an ARAR because no treatment or disposal unit will be located in a floodplain.

Releases from Solid Waste Management Units (Subpart F): Sets groundwater remediation levels; an ARAR for groundwater alternatives.

Closure and Post-Closure (Subpart G): Sets standards for maintenance of disposal sites; an ARAR only soil alternatives leaving treated soils at the site.

Use and Management of Containers (Subpart I): Sets requirements for storage of wastes in containers; not an ARAR because containers will not be used in any alternative.

Tanks (Subpart J): Sets requirements for storage of wastes in tanks; an ARAR for the groundwater treatment system.

- Surface Impoundments (Subpart K): Sets requirements for disposal or treatment of wastes in surface impoundments; not an ARAR because no alternative uses surface impoundments.
- Waste Piles (Subpart L): Sets requirements for storing and treating wastes in piles; an ARAR for soil alternatives which store wastes in piles prior to disposal or treatment.
- Land Treatment (Subpart M): Sets requirements for treatment of wastes by placing them in land; not an ARAR because no alternative uses this method.
- Landfills (Subpart N): Sets requirements for disposal of wastes in landfills; not an ARAR only because no alternative creates a new landfill.
- Incinerators (Subpart 0): Sets requirements for incineration of wastes; an ARAR for the soil incineration alternatives and the groundwater alternatives if the recovered creosote will be incinerated.
- Land Disposal Restrictions: Establishes allowable concentration levels for burial of hazardous wastes; not an ARAR for soil alternatives because the soils to be remediated were not contaminated with a RCRA listed waste (K001 sludge or U051 creosote) and are not subject to these restrictions; an ARAR for groundwater alternatives for the incineration or recycling of the creosote collected from the groundwater.

TEXAS DEPARTMENT OF HEALTH

- Allowable Limits of Metals in Drinking Water: Sets health-based standards for public water systems; these set remedial levels for groundwater alternatives.
- Location of Wells used for Drinking Water Supplies: Restricts placement of drinking water wells; restricts location of solid waste disposal sites; an ARAR for groundwater alternatives because remediation requires a long time for completion.

TEXAS WATER COMMISSION

Water Quality Standards for Surface Waters: Prohibits point source discharges which cause toxicity in natural streams and sets maximum levels for selected contaminants; an ARAR for discharge of treated groundwater into Hunting Bayou; applies to the discharge after mixing with Hunting Bayou.

TEXAS AIR CONTROL BOARD

Prohibition of Air Contaminants which Adversely Effect Human Health: Health-based standards for air; only an ARAR for those alternatives which disturb the soil and may cause a release.

- Control of Air Pollution from Visible Emissions and Particulate Matter: Maximum allowable levels of particulates in air; an ARAR for incinerators.
- Storage of Volatile Organic Compounds: Regulates handling of tanks containing volatiles; an ARAR for the groundwater treatment system if recovered creosote is stored in a tank.
- Oil/Water Separators: Controls volatile emissions from separators; an ARAR for the groundwater treatment system.
- Vacuum Producing Systems: Requires incineration of emmissions from vacuum producing systems; an ARAR for the groundwater treatment system

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LIST OF REMEDIAL ALTERNATIVES

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Alternative	#1:	No Action
Alternative	#2:	Stabilization and Capping
Alternative	#3:	Offsite Landfill
Alternative	#4:	Onsite Soil Washing
Alternative	#5:	Onsite Incineration
Alternative	#6:	In Situ Biremediation
Alternative	#7:	In Situ Soil Flushing
Alternative	#8:	Offsite Incineration
Alternative	#9:	Groundwater In Situ Biological Treatment with Physical Separation
Alternative	#10:	Groundwater Collection; Physical Separation, Filtration, and Activated Carbon Treatment
Alternative	#11:	Groundwater Collection; Physical Separation, Filtration, Air Stripping, and Activated Carbon Treatment
Alternative	#12:	Groundwater Collection; Physical Separation, Activated Sludge Biological Treatment
NOTE:	Alter	natives 9 through 12 are actually the ground-

NOTE: Alternatives 9 through 12 are actually the groundwater parts of alternatives 2 through 8. They are discussed separately within this appendix to help distinguish the ARARs pertaining to groundwater actions from the ARARs pertaining to soil actions. FEDERAL ARARS

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Underground Injection Control Regulations (40 CFR Part 144-147)] [;] {	;] !	 				! !	 	i A] A]] A	! .
CLEAN WATER ACT	1	1									; • !	1	10
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SOLID WASTE DISPOSAL ACT										••••	· 	 	i I
 Standards for Generators of Haz- ardous Waste (40 CFR Part 262)		A	A	A	A	٨	A	A	A	A	A	} [A	l L
Standards for Transporters of Haz- ardous Waste (40 CFR Part 263)			A					A	A	A	A	 A	! !

A = ARAR; 0 = other factor to be considered

FEDERAL ARARS continued

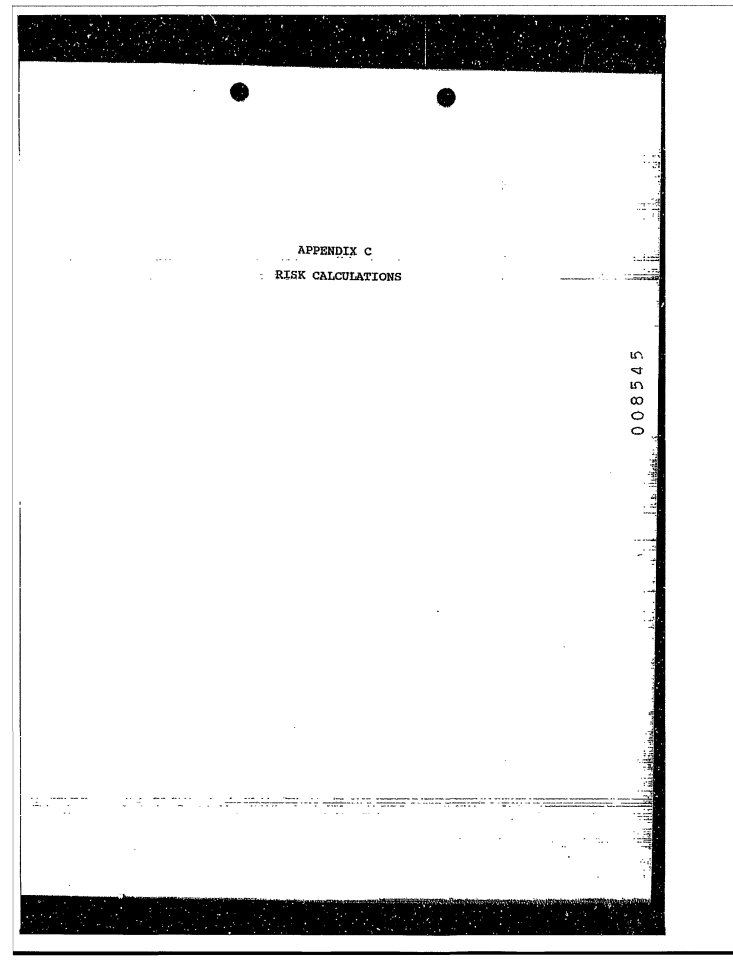
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A = ARAR; 0 = other factor to be considered

STATE OF TEXAS ARARS

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Vacuum Producing Systems	! !	 						ľ 1	A	   A	A	A	1

A = ARAR; 0 = other factor to be considered



### Potential Risks for Onsite Workers Selected Remety

Contaminant	Haximum Concentration (mg/kg soil) ====================================	Total Lifetime Intake (mg/kg/day) ====================================	Hazard Index ====== 6E-06 5E-07 7E-05 6E-05	Excess Maximum Lifetime Cancer Risk Essess 8E-06 4E-08
TOTALS			======	222224252
			1E-04	8E-06

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### Potential Risks for Groundwater Users Selected Remedy

Contaminant  Carcinogenic PAHs Benzene Ethylbenzene Totuene Xylene Arsenic Chromium Copper Lead Zinc	Haximum  Concentration (ug/l water)  Haximum  ndb  5 470d 1000d  440 50c 50c 28 50c 100	Total lifetime Intake (mg/kg/day) ====================================	Hazard Index ************************************	Excess Haximum Lifetime Cancer Risk ======= 3E-05 7E-06
TOTALS			452555	*****
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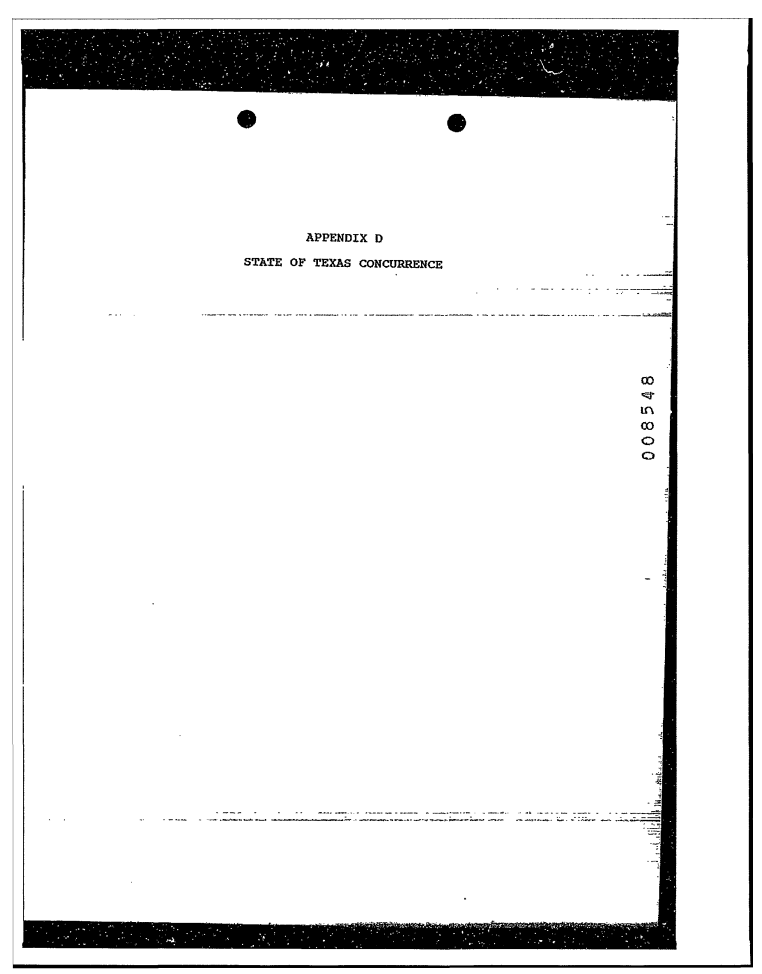
- (a) Actual concentration may be lower based on leaching potential
- (b) Not detected at normal laboratory procedures (use  $0.1~\mathrm{ug/t}$ )
- (c) No risk because goal achieves natural background
  - (d) Represents existing concentration

# Potential Risks for Offsite Residents (Sediments) Selected Remedy

Contaminant  ==================================	Maximum Concentration (mg/kg soil) ====================================	Total Lifetime Intake (mg/kg/day) ====================================	Hazard Index	Excess Waximum Lifetime Cancer Risk F======== 8E-07 6E-07
Copper Lead	89	4.06E-06 1.00E-06	8E-04 3E-05	
Zinc	540 3300	6.09E-06 3.72E-05	4E-03 2E-04	
TOTALS			2==== 5E-03	======================================

(a) Concentrations reflect present levels; degradation reflected in intake calculations. <

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B. J. Wynne, III, Chairman
Paul Hopkins, Commissioner
John O. Houchins, Commissioner



J. D. Hekar General Gounsel Michael E. Field, Chief Examiner Karen A. Phillips, Chief Examiner

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Allen Beinke, Executive Director

September 29, 1988

Allyn M. Davis, Ph.D., Director Hazardous Waste Management Division U.S. Environmental Protection Agency Region VI 1445 Ross Avenue Dallas, Texas 75202-2733

Re: South Cavalcade Superfund Site Draft Record of Decision

Dear Dr. Davis:

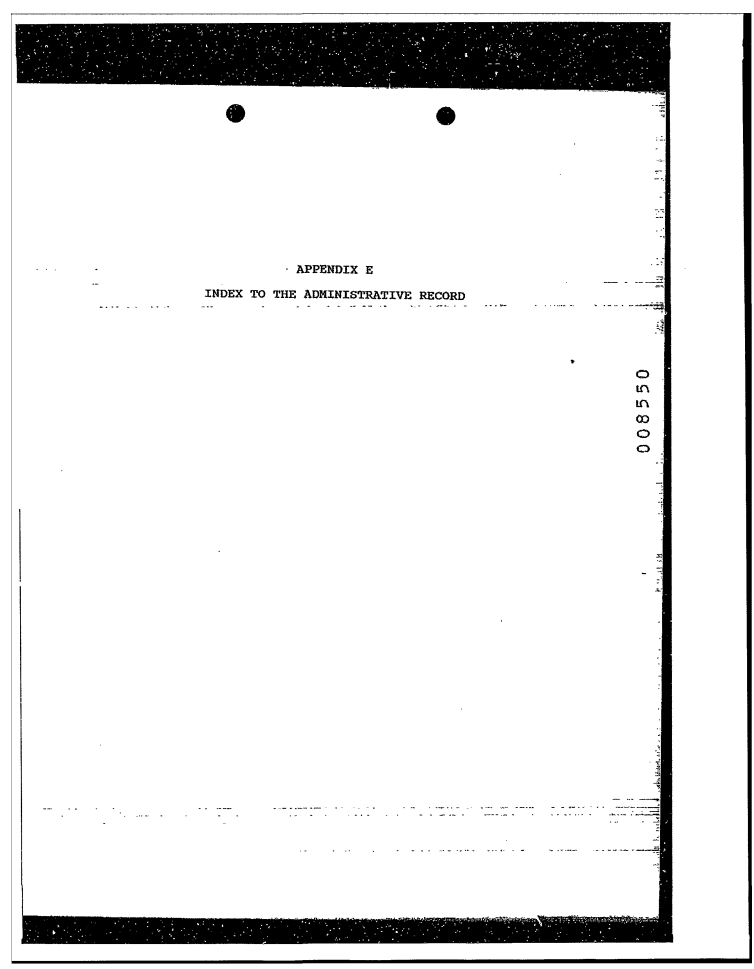
We have reviewed the proposed Record of Decision (ROD) for the South Cavalcade Site. We have no objection to the selected remedy of in-situ soil flushing and soil washing (Alternatives 4 and 7) and groundwater treatment (Alternative 10) as described in the draft ROD of September 20, 1988.

Comments were made by Texas Water Commission staff members on the initial draft Summary of Remedial Alternative Selection document and submitted to the EPA RPM on September 14, 1988. These comments have not been incorporated into this final draft. Our comments, however, would not substantially change our concurrence with this remedial action selection.

Sincerely,

Allen P. Beinke Executive Director

P. O. Box 13087 Capitol Station • 1700 North Congress Ave. • Austin, Texas 78711-3087 • Area Code 512/463-7830



### ADMINISTRATIVE RECORD INDEX

FINAL

SITE NAME: South Cavalcade Street

SITE NUMBER: TXD 980810386

INDEX DATE: 08/25/88

#### ADMINISTRATIVE RECORD INDEX

#### FINAL

SITE NAME: South Cavaldate Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: 05/17/83 NUMBER OF PAGES: 941 AUTHOR: William C. Alexander, Assistant Central Manager, Rail System Developer COMPANY/AGENCY: Metroplex Transit Authority, Houston, TX N RECIPIENT: Seth C. Burnitt, Deputy Director, Texas Department of Water Resources DOCUMENT TYPE: Correspondence and Attachments DOCUMENT TITLE:  $\infty$ Re: Processo Contamination Remedial Action Program Cavalcace Yard and Shop site,  $\circ$ METRO-STAGE CNE, Regional Rai! System DOCUMENT NUMBER: DOCUMENT DATE: 06/24/83 NUMBER OF PAGES: 012 AUTHOR: Fred C. Dalbey, Field Represenative COMPANY/AGENCY: Texas Water Commission RECIPIENT: U.S. EPA Region VI Files DOCUMENT TYPE: Inspection Report DOCUMENT TITLE: Site inspection report for the South Cavalcade Street site DOCUMENT NUMBER: DOCUMENT DATE: 06/27/83 NUMBER OF PAGES: 001

DOCUMENT NUMBER:

DOCUMENT DATE:

OG/27/83

NUMBER OF PAGES:

OO1

Gary D. Schroeder, D.E., Chief, Solid Waste and Spill Response Section

COMPANY/AGENCY:

RECIPIENT:

Christy Lamb, Project Officer, Policy and Design Section, Texas Department of Water Resources

Resources

DOCUMENT TYPE:

Correspondence

Re: Transmitted Hazardous Ranking Scoring documents for the South Cavalcade Street site

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SITE NAME:

South Cavalcade Street

SITE NUMBER: TXD 980810386

DOCUMENT NUMBER:

06/29/83

DOCUMENT DATE: NUMBER OF PAGES:

AUTHOR:

800

COMPANY/AGENCY:

Gary D. Schroeder, P.E., Chief, Solid Waste

and Spill Response Unit

RECIPIENT:

Texas Department of Water Resources

Daryl K. Hanna, Assistant Vice President, Great Southern Life Insurance Company

DOCUMENT TYPE: DOCUMENT TITLE: Correspondence

Re: A meeting which was held 06/28/83 todiscuss the environmental contamination of the property from an abandoned creosote operation at Collingsworth and Cavalcade

Streets, in Houston, TX .

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

07/06/83

AUTHOR:

001

COMPANY/AGENCY:

Helen Newman

RECIPIENT:

U.S. EPA Region VI U.S. EPA Region VI Files

DOCUMENT TYPE:

Site Inspection Report

DOCUMENT TITLE:

Potential Hazardous Waste Site Inspection Report for the South Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

6

07/06/83

AUTHOR:

001

COMPANY/AGENCY:

Thomas A. Marr, P.E., Manager,

Environmental Engineering

Koppers Company, Inc. RECIPIENT:

Michael Dick, Texas Department of Water

Resources

DOCUMENT TYPE:

Correspondence -

.DOCUMENT TITLE:

Re: Koppers Company, Inc. Collingsworth (South Cavalcade Street) closed facility

#### FINAL

David Doyle, Vice President

SITE NAME: SITE NUMBER:

South Cavalcade Street TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

AUTHOR: COMPANY/AGENCY:

COCUMENT TYPE: DOCUMENT TITLE:

with McClelland Engineers, Inc.

Donald Stankovsky, Houston Transit Consultants Cavalcade Contaminant Survey - Appendix II, Engineering Report 

Camp Dresser & McKee, Inc. in Association

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY:

RECIPIENT: .

DOCUMENT TYPE: DOCUMENT TITLE:

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:

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07/11/83

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David Doyle, Vice President Camp Dresser & McKee, Inc. in Association with McClelland Engineers, Inc. Donald Stankovsky, Houston Transit Consultants Report

Cavalcade Contaminant Survey - Volume I, Cavalcade Yard site

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Charles Fauld, Reviewer

U.S. EPA Region VI U.S. EPA Region VI Files

HRS Package

The Hazardous Ranking Scoring Package for the South Cavalcade Street site in Houston,

#### FINAL

SITE NAME: South Cavalcade Street SITE !UMBER: TXD 980810386 ...... DOCUMENT NUMBER: DOCUMENT DATE: 10 04,17/84 NUMBER OF PAGES: 905 AUTHOR: Charles P. Brush, P.E., Manager, Previously Operated Properties COMPANY/AGENCY: Koppers Company, Inc. RECIPIENT: Michael Dick, Texas Department of Water DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Re: Uppate on the progress of diesn-up activity at the Collingsworth Street wite DOCUMENT NUMBER: DOCUMENT DATE: 11 95/07/84 NUMBER OF PAGES: 900 AUTHOR: Charles P. Brush. P.E., Manager, Environmental Planning and Regulatory COMPANY/AGENCY: koppers Company, Inc. RECIPIENT: Michael Dick, Texas Department of Water DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Re: The status report and commitment for surface clean-up at the Collingsworth (South Cavalcade Street) site DOCUMENT NUMBER: DOCUMENT DATE: 12 05/08/84 NUMBER OF PAGES: 001 AUTHOR: J. White, Draftsman and Willaum R. Tobin, COMPANY/AGENCY: Koppers Company, Inc. in Association with McClelland Engineers, Inc. RECIPIENT: U.S. EPA Region VI Files DOCUMENT TYPE: Map DOCUMENT TITLE: Groundwater Monitoring Well Location, Collingsworth site

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SITE NAME: SITE NUMBER: South Cavalcade Street

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

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AUTHOR:

William R. Tobin, Geotechnical Engineer and Thomas W. Hoskings, Ph.D., P.E., Project

Manager

COMPANY/AGENCY: RECIPIENT:

McClelland Engineers, Inc.

Charles Brush, P.E., Koppers Company, Inc.

DOCUMENT TYPE: DOCUMENT TITLE:

Memorandum

Re: Base map preparation for the

Collingsworth site (South Cavalcade Street)

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

14 05/30/84

008

Charles P. Brush, P.E., Manager,

Environmental Planning and Regulatory

Rnalysis

COMPANY/AGENCY: RECOUNTED TO

Koppers Company, Inc.

Michael Dick. Texas Department of Water

Resources

DOCUMENT TYPE: DOCUMENT TITLE:

Correspondence

Re: Status Report and Commitment for surface clean-up at the Koppers Company,

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT:

15 07/11/84 001

Samuel L. Nott, Chief, Superfund Branch

U.S. EPA Region VI

Charles F. Brush, P.E., Manager,

Environmental Resources, Koppers Company,

Iric.

DOCUMENT TYPE: DOCUMENT TITLE: Correspondence

Re: Texas Department of Water Resources determination to include the South

Cavalcade Street site on the Superfund

National Priorities List

FINAL

t mentalementative and a good of the company

SITE WINE: Sourn Cavalçade Street SITE NUMBER: TXD 280810386

DOCUMENT NUMBER: 16 DOCUMENT DATE: 10/19/84 NUMBER OF PAGES: 002 AUTHOR: John Coonnan, Remedial Project Manager COMPANY/AGENCY: U.S. Epa Region VI ECIPIERT: U.S. EPA Region VI Files DOCUMENT TYPE: Summary Sheet DOCLMENT TITLE: Narrstive regarding South Cavaicade Street site 'n Houston. TX DOCUMENT NUMBER: 17 DOCUMENT DATE: 10/22/94 NUMBER OF PAGES: 004 AUTHOR: Allyn M. Davis, Director, Air and Waste Management Division COMPANY/ASENCY: U.S. EPA Region VI RECIPIENT:

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n)  $\infty$ 

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Charles Pullin, Chairman of the Board, Koppers Company, Inc. DOCUMENT TYPE: 104(a) Notice Letter DOCUMENT TITLE: EPA's notification to Koppers Company, Inc. of their being considered a potentially responsible party at the South Cavalcade Street site

DOCUMENT MUMBER: : A DOCUMENT SATE: 10/22/84 NUMBER OF SAGES: 005AUTHOR: Allyn M. Davis, Director, Air and Waste

Management Division COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Attached List of Potentially Responsible

Parties DOCUMENT TYPE: 104(e) Notice Letters DOCUMENT TITLE: EPA's 104(e) Notice Letter informing three landowners of their possible responsibility

to do cleanup at the South Cavalcade Street

FINAL

SITE NAME: SITE NUMBER:

South Cavalcade Street TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY:

19 10/25/84 004

RECIPIENT:

Samuel L. Nott, Chief, Superfund Branch U.S. SPA Region VI

DOCUMENT TYPE: DOCUMENT TITLE: Bob McPherson, State Planning Director, Office of the Governor, State of Texas

Correspondence Re: Intergovernmental review of the new EPA lead Superfund sites

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: -

20 10/31/84

001

COMPANY/AGENCY: RECIPIENT:

Thomas L. Sivak, Attorney Koppers Company, Inc.

John Cochran, Regional Site Project Officer, U.S. EPA Region VI

DOCUMENT TYPE: DOCUMENT TITLE:

Correspondence Re: Koppers development of a work plan;

and participation in the Remedial

Investigation/Feasibility Study for the South Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

21 11/19/84

002

COMPANY/AGENCY:

RECIPIENTS

Maurice C. Walton, for Calvin B. Reeves

Baptist Foundation of Texas

John Cochran, Environmental Engineer, Regional Site Project Manager, U.S. EPA

Region VI

DOCUMENT TYPE: DOCUMENT TITLE: Correspondence Re: Baptist Foundation of Texas denial that they are responsible for any of the alleged contamination of the South

Cavalcade Street site

ADMINISTRATIVE RECORD INDEX FINAL SITE MAME: South Cavaldade Street SITE NUMBER: TXD 980810386 DOCUMENT NUMBER: 22 DOCUMENT DATE: 11/27/84 MUMBER OF PAGES: 003 AUTHOR: Allyn F. Davis, Director. Air and Waste Management Division COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Dick Whittington, P.S., Regional Administrator, U.S. EPA Region VI DOCUMENT TYPE: Action Memorandum DOCUMENT TITLE: Authorization to Proceed with the Enforcement Lead RI/FS at the South Cavalcade Street site, Harris, County, TX DOCUMENT NUMBER: DUCUMENT DATE: 11/28/84 NUMBER OF PAGES: 00: AUTHOR: Charles E. Nemir, Executive Director COMPANY/AGENCY: Texas Department of Water Resources Robert E. McPherson, Jovernor's Planning RECIPIENT: Director, Regional PlanningState of Taxas DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Re: New Environmental Protection Agency (EPA) lead Superfund sites (EIS # [X-84-11-10-0022-50] DOCUMENT NUMBER: 24 DOCUMENT DATE: 12/04/84 NUMBER OF PAGES: 200 AUTHOR: Calvin B. Reeves, Vice President and General Counsel COMPANY/AGENCY: Baptist Foundation of Texas RECIPIENT:

DOCUMENT TYPE: DOCUMENT TITLE: John Cochran, Environmental Engineer, Regional Project Officer, U.S. EPA Region O.

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VI Correspondence

Re: The Baptist Foundation of Texas agreement to cooperate with the other PRP's and EPA "notwithstanding the fact that the Baptist Foundation of Texas did not contribute to this hazardous situation"

#### FINAL

SITE NAME: SITE NUMBER:

South Cavalcade Street TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

25 12/04/84

COMPANY/AGENCY:

001

RECIPIENT:

Nancy W. Newkirk, Counsel for Merchants Fast Motor Lines Andrews & Kurth, Attorneys John Cochran, Environmental Engineer,

DOCUMENT TYPE: DOCUMENT TITLE:

Regional Project Manager, U.S. EPA Region Correspondence

Re: Merchant's Fast Motor Lines, being considered a PRP at this site, which it purchased from Koppers Company

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT:

26 12/06/84 001

DOCUMENT TYPE: DOCUMENT TITLE:

J. Todd Shields, Attorney Fulbright & Jaworski John Cochran, Regional Site Project Officer, U.S. EPĀ Region VI Correspondence

Mr. and Mrs. King's response through their attorney denouncing any responsibility for release of any hazardous substances that may have been discovered at the South . Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT:

27 12/07/84 001

DOCUMENT TYPE: DUCUMENT TITLE:

Thomas L. Sivak, Law Department Koppers Company, Inc. John Cochran, Regional Site Project Officer, U.S. EPA Region VI Correspondence

Re: Koppers offer to conduct the RI/FS for the South Cavalcade Street site, in cooperation with the other potentially responsible parties identified in Mr. Davis' letter of 10/22/84

=INAL

SITE NAME:

South Cavalcade Street

SITE NUMBER:

38E018086 CXT

DOCUMENT NUMBER: DOCUMENT DATE:

28

NUMBER OF PAGES:

12/13/84

AUTHOR:

Staff Consultants

COMPANY/AGENCY:

Environmental Research & Technology, Inc.

Koppers Company, Inc.

RECIPIENT: DOCUMENT TYPE:

Report

DOCUMENT TYTLE:

Praft Proposed Work Plan Remedia!

Investigation/Feasibility Study, Moppers Company, Inc., former Cavalcade plant site. Houston, TY S

S

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DOCUMENT NUMBER: DOCUMENT DATE:

53

NUMBER OF PAGES:

12/14/84

AUTHOR:

Steve Paw, P.E., Director, Central

COMPANY/AGENCY:

Regulatory Operations

Texas Air Control Board

RECIPIENT:

Robert E. McPherson, Governor's Flanning

Director, Regional Planning, State of Texas

DOCUMENT TYPE:

DOCUMENT TITLE:

Correspondence EPA updated National Priorities List for Superfund sites; Region VI identified as

the "lead agency" in the study and cleanup

of three new Texas sites

DOCUMENT NUMBER: DOCUMENT PATE:

30 12/18/84

NUMBER OF PAGES:

200

AUTHOR:

David M. Cochran, P.E., Associate

Commissioner for Environmental and Consumer

Health Protection

COMPANY/AGENCY:

Texas Department of Health

RECIPIENT:

Robert E. McPherson, Governor's Planning

Director, State of Texas

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

Re: New EPA lead fund sites for Region VI,

of which South Cavalcade Street site is one The first term of the control of the

FINAL

SITE NAME:

South Cavalcade Street

SITE NUMBER:

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE:

12/20/84

NUMBER OF PAGES:

001

AUTHOR:

Hershel S. Meriwether II, Associate Deputy Assistant for Programs

COMPANY/AGENCY:

Office of the Governor of Texas

RECIPIENT:

Samuel L. Nott, Chief, Superfund Branch,

U.S. EPA Region VI

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

Re: The assignment of a State

Environmental Impact Statement number for

this project

DOCUMENT NUMBER: DOCUMENT DATE:

32 12/20/84

NUMBER OF PAGES:

001

AUTHOR:

Troy E. Kerns, President

COMPANY/AGENCY:

Ark-Tex Council of Governments

RECIPIENT:

U.S. EPA Region VI Files

DOCUMENT TYPE:

Resolution

DOCUMENT TITLE:

Resolution of the Ark-Tex Council of

Governments regarding review and comment on proposed updates by the EPA to the National

Priorities List, which will study the possibility of cleaning up new sites

DOCUMENT NUMBER: DOCUMENT DATE:

33

NUMBER OF PAGES:

01/18/85 029

AUTHOR:

Staff Consultants

COMPANY/AGENCY:

Camp Dresser & McKee, Inc.

RECIPIENT:

U.S. EPA Region VI Files

Report

DOCUMENT TYPE: DOCUMENT TITLE:

Work Plan Memorandum for the South

Cavalcade Street Remedial

Investigation/Feasibility Study Work Plan

#### FINAL

SITE NAME: S SITE NUMBER: T	outh Cavalcade Street XD 980810386
DOCUMENT NUMBER:	34
DOCUMENT DATE: NUMBER OF PAGES:	02/04/85
AUTHOR:	043
	Warren Zehner, Technical Assistance Team (TAT)
COMPANY/AGENCY:	Weston-Sper, Inc.
RECIPIENT:	Gerald Fontenot, Deputy Project Officer,
	Emergency Response Branch, U.S. EFA Region
DOCUMENT TYPE:	Memorandum and Attachments
DOCUMENT TITLE:	TAT's inspection of the South Cavalzage
	Street site; and attached field notes and photographs
DOCUMENT NUMBER:	35
DUCUMENT DATE:	02/20/85
NUMBER OF PAGES:	236
AUTHOR:	Staff Consultants
COMPANY/AGENCY:	Camp Dresser & McKee. Inc.
RECIPIENT:	John Cochran, Regional Site Project
DOCUMENT TYPE:	urricer, U.S. EPA Region VI
POCUMENT TITLE:	Report
TOPENER! TIPE!	^D roject Operations Plan for South Cavalcade site Work Plan, Site No. 143
DOCUMENT NUMBER:	. 36
DOCUMENT DATE:	0&/22/85
NUMBER OF PAGES:	081
AUTHOR:	Staff Consultants
COMPANY/AGENCY:	Camp Dresser & McKee, Inc
RECIPIENT:	John Cochran, Regional Site Project
10.40 Ex. 11	Officer, U.S. EPA Region VI
DOCUMENT TYPE:	Report
DUCUMENT TITLE:	Interim Site Characterization Report for
	bouth Cavalcade Street site. Remedia:
	Investigation/Feasibility Study

#### FINAL

SITE NAME: South Cavalcace Street SITE NUMBER: TXD 980810386

and the second second second second DOCUMENT NUMBER: 37 03/01/85 DOCUMENT DATE: NUMBER OF PAGES: 033 AUTHOR: Community Relations Department Staff COMPANY/AGENCY: U.S. EPA Region VI U.S. EPA Region VI Files RECIPIENT: ◁ DOCUMENT TYPE: Report S DOCUMENT TITLE: Final Community Relations Plan for the S South Cavalcace Street site; with attached ω public meeting attendee list, and the O signed Administrative order

DOCUMENT NUMBER: 38

DOCUMENT DATE: 03/18/85

NUMBER OF PAGES: 069

AUTHOR: Robert S. Kier, Ph.D., Site Manager

COMPANY/AGENCY: Camp Dresser & McKee, Inc.

RECIPIENT: Sam Nott, Superfund Enforcement Section,

U.S. EPA Region VI

DOCUMENT TYPE: Report

DOCUMENT TYPE: Report
DOCUMENT TITLE: Work Plan for South Cavalcade Street
Remedial Investigation/Feasibility Study,
which is referenced in the RI/FS
Administrative Order

DOCUMENT NUMBER: 39
DOCUMENT DATE: 03/22/85
NUMBER OF PAGES: 002
AUTHOR: Hershel S. Meriwether, II, Associate Deputy
Assistant for Programs

COMPANY/AGENCY: Texas Governor's Office
RECIPIENT: Samuel L. Nott, Chief, Superfund Branch,
U.S. EPA Region VI

DOCUMENT TYPE: Correspondence and Attachments
DOCUMENT TITLE: Re: Comments and Resolution from the Texas
Department of Health; and the Ark-Texas
Council of Governments

#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386 . . . DOCUMENT NUMBER: 40 DOCUMENT DATE: 03/26/85 NUMBER OF PAGES: 001 **AUTHOR:** S. Michael Tymiak, P.E., Manager, Previously Operated Properties COMPANY/AGENCY: Koppers Company, Inc. RECIPIENT: John Cochran, Environmental Engineer, Regional Site Project Officer, U.S. EFA Region VI DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Re: Koppers agreement on the technical scope of work required by the Administrative Order on consent for the South Cavalcade CERCLA site DOCUMENT NUMBER: 41 DOCUMENT DATE: 03/28/85 NUMBER OF PAGES: 017 AUTHOR: Frances E. Phillips for Dick Whittington, P.E., Regional Administrator COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Charles P. Dorsey, Vice President, Koppers Company, Inc. DOCUMENT TYPE: Administrative Order DOCUMENT TITLE: Re: Federal order requiring the respondents to undertake all actions required by the terms and condition of the Administrative Order, to cleanup the South Cavalcade Street hazardous waste site DOCUMENT NUMBER: 42 DOCUMENT DATE: 04/04/85 NUMBER OF PAGES: 022 AUTHOR: Staff Consultants COMPANY/AGENCY: Camp Dresser & McKee, Inc. RECIPIENT: John Cochran, Regional Site Project Officer, U.S. EPA Region VI DOCUMENT TYPE: Report DOCUMENT TITLE: Revised Site Plans for South Cavalcade

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Street site. Remedial

Investigation/Feasibility Study

FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386 DOCUMENT NUMBER: 43 DOCUMENT DATE: 04/04/85 NUMBER OF PAGES: 149 AUTHOR: Robert S. Kier, Ph.D., Site Manager and William F. Buchholz, Jr., F.E., Region VI Manager COMPANY/AGENCY: Camp Dresser & McKee, Inc. RECIPIENT: Sam Nott, Superfund Coordinator, U.C. EPA Region VI DOCUMENT TYPE: Report DOCUMENT TITLE: Final Work Plan for South Cavalcade Street site, Remedial Investigation/Feasibility Study (same as 03/18/85 revised draft) DOCUMENT NUMBER: DOCUMENT DATE: 04/16/85 NUMBER OF PAGES: 001 AUTHOR: Dick Whittington, P.E., Regional Administrator COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Charles Nemir, Executive Director, Texas Department of Water Resources DOCUMENT TYPE: Correspondence DCCLMENT TITLE: Re: Copies of two Administrative Orders on Consent that the agency issued on 03/28/85, to Koppers Company, Inc. DOCUMENT NUMBER: DOCUMENT DATE: 05/01/85 NUMBER OF PAGES: 106 AUTHOR: Staff Consultants COMPANY/AGENCY: Koppers Company, Inc. RECIPIENT: John Cochran, Regional Site Project Officer, U.S. EPA Region VI DOCUMENT TYPE: Report DOCUMENT TITLE: Quality Assurance/Quality Control Plan for Remedial Investigation and Feasibility

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Studies at the Koppers South Cavalcade Street site

#### FINAL

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SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER:

DOCUMENT DATE: 05/01/85 NUMBER OF PAGES: 260 AUTHOR: Lab Personnel COMPANY/AGENCY: Koppers Company, Inc. RECIPIENT: John Cochran, Regional Site Project Officer, U.S. EPA Region VI Q DOCUMENT TYPE: Report DOCUMENT TITLE: S Final Health and Safety Plan for Remedial Investigation, Koppers South Cavalcade  $\omega$ Street site 0 O DOCUMENT NUMBER:

47 DOCUMENT DATE: 05/22/85 . NUMBER OF PAGES: 005 AUTHOR: Staff Engineers COMPANY/AGENCY: McBride-Ratcliff and Associates, Inc. RECIPIENT: U.S. EPA Region VI Files DOCUMENT TYPE: Maps DOCUMENT TITLE: Utility and Topographic Maps for South Cavalcade Street site

DOCUMENT NUMBER: 48 DOCUMENT DATE: 07/01/85 NUMBER OF PAGES: 007 AUTHOR: Staff Consultants COMPANY/AGENCY: Koppers Company, Inc. RECIPIENT: John Conchran, Regional Site Project Officer, U.S. EPA Regional V: DOCUMENT TYPE: Report DOCUMENT TITLE:

OCCUMENT TITLE: Report
Addendum to the Site Plans for tre South
Cavalcade Street Remedial
Investigation/Feasibility Study

and the state of t

#### FINOL

SITE NAME: South Cavalcage Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: 49 DOCUMENT DATE: ~07/01/85 NUMBER OF PAGES: 006 AUTHOR: Staff Consultants COMPANY/AGENCY: Koppers Company, Inc. RECIPIENT: John Cochran, Regional Site Project Officer, U.S. EPA Regional VI DOCUMENT TYPE: Report DOCUMENT TITLE: Addendum to the Interim Site Characterization Report for the South Cavalcade Street, Remedial Investigation/Feasibility Study DOCUMENT NUMBER: 50 DOCUMENT DATE: 07/05/85 NUMBER OF PAGES: 144 AUTHOR: William R. Tobin, P.S., Project Engineer and J.L. Ireland, Vice President COMPANY/AGENCY: McBride-Ratcliff and Associates, Inc. RECIPIENT: James Campbell, Ph.D., Manager, Previously Operated Properties, Keystone Environmental Resources DOCUMENT TYPE: Report DOCUMENT TITLE: Well Inventory Subtask 1D for the South Cavalcade Street site DOCUMENT NUMBER: 51 08/15/85

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DOCUMENT DATE: NUMBER OF PAGES: 300 AUTHOR: Bonnie J. DeVos, Chief. State Programs Section

U.S. EPA Region VI

COMPANY/AGENCY: RECIPIENT:

Roger Meacham, Office of Public Affairs, U.S. EPA Region VI

DOCUMENT TYPE: Memorandum DOCUMENT TITLE:

Press release announcing the public meeting concerning the South Cavalcade Street site

#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE:	52	•
NUMBER OF PAGES:	98/22/85 901	
AUTHOR:	Dick Whittington, P.E., Regional Administrator	
COMPANY/AGENCY:	U.S. EPA Region VI	
RECIPIENT:	Honorable Katny Whitmire, Mayor, City of Houston	
DUCUMENT TYPE:	Correspondence	
DOCUMENT TITLE:	Re: Public meeting to be held on September 11, 1985 to discuss the status of the hazardous situation at the South Cavalcade Street site in Houston, TX	

DOCUMENT NUMBER:	53
DOCUMENT DATE:	08/28/85
NUMBER OF PAGES:	001
AUTHOR:	Roger Meacham, Office of Public Affairs
COMPANY/AGENCY:	J.S. EPA Region VI
RECIPIENT:	Residents lives
	Residents living or working near the South Cavalcade Street site
DOCUMENT TYPE:	
	News Release
DOCUMENT TITLE:	EPA Environmental News release regarding
	investigative studies that began in
	Sentember of 1975

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	54 09/04/85 001 John Cochran, Regional Site Project Officer U.S. EPA Region VI 0.D. Rippy, Plant Manager, Transcon Lines Correspondence Re: South Cavalcade Street site public meeting press release handouts
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### ADMINISTRATIVE RECORD INDEX

FINAL

SITE NAME: SITE NUMBER:

South Cavalcade Street

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: **AUTHOR:** COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:

55 Q9/04/85 001 John Cochran, Regional Site Project Officer U.S. EPA Region VI Rex King, Palletized Trucking, Inc. Correspondence

South Cavalcade Street site public

meeting press release handouts

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

56 09/04/85 001

COMPANY/AGENCY:

John Cochran, Regional Site Project Officer U.S. EPA Region VI

RECIPIENT:

John Evans, Plant Manager, Merchants Fast Motors

DOCUMENT TYPE: DCCUMENT TITLE:

Correspondence

Re: South Cavalcade Street site public meeting press release handouts

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT:

57 09/11/85 003 Unspecified

DOCUMENT TYPE: DOCUMENT TITLE: Unspecified James Cochran, Regional Site Project Officer, U.S. EPA Region VI

Summary Re: The public meeting which was reld at 7:00 p.m. on 09/11/85, to discuss the activities and schedules related to the

remedial investigation and feasibility studies at the South Cavalcade Street site

#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: 58 DOCUMENT DATE: 09/13/85 NUMBER OF PAGES: 004 AUTHOR: S.M. Tymiak, Koppers Manager, Previously Operated Properties COMPANY/AGENCY: Koppers Company, Inc. RECIPIENT: John Cochran, Regional Site Project Officer, U.S. EPA Region VI DOCUMENT TYPE: Report DOCUMENT TITLE: Site Management Plan, Remedial Investigation and Feasibility Study. Koppers South Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT:

DOCUMENT TYPE: DOCUMENT TITLE:

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

COMPANY/AGENCY: RECIPIENT:

DOCUMENT TYPE: DOCUMENT TITLE: 59

09/30/85 003

John Cochran, Regional Site Project Officer U.S. EPA Region VI William R. Tobin, P.E., Project Manager. McBride-Ratcliff and Associates, Inc. Correspondence

n

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Re: Meeting that was held 09/12/85 where issues arose that were relevant to Koppers South Cavalcade Street site

60 10/14/85 :75

S.M. Tymiak, Koppers Manager, Previously Operated Properties Koppers Company, Inc.

John Cochran, Regional Site Project Officer, U.S. EPĀ Region VI

Report

Field Sampling and Analytical Plan, Remedial Investigation and Feasibility Study, Koppers South Cavalcade site

#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER:

51 DOCUMENT DATE: 10/21/85 NUMBER OF PAGES: 020 **AUTHOR:** Tony St. Clair, Staff Consultant COMPANY/AGENCY; Camp Dresser & McKee, Inc. RECIPIENT: U. 3. EPA Region VI Files DOCUMENT TYPE: Report DOCUMENT TITLE: South Cavalcade Drilling Evaluation DOCUMENT NUMBER: DOCUMENT DATE: 10/23/85 NUMBER OF PAGES: 902 AUTHOR: Larry D. Wright, Chief, Superfund Enforcement Section COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: S. Michael Tymiak, P.E., Manager. Previously Operated Properties, Koppers Company, Inc. DOCUMENT TYPE: Correspondence

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DOCUMENT TITLE: Re: EPA's review and approval of Koppers' Sampling and Analytical Plan (SAP) for the South Cavalcade Street site; which is contingent upon listed changes to the SAP.

DOCUMENT NUMBER: 63 DOCUMENT DATE: 11/01/85 NUMBER OF PAGES: 001 AUTHOR: Ellen D. Greeney, Superfund Community Relations COMPANY/AGENCY: U.S. EPA Region VI

RECIPIENT: Norman Fiddwons, The I CAN Center Sucess Program, Inc. DOCUMENT TYPE: Correspondence

DOCUMENT TITLE: Re: Official public documents that were transmitted to this repository for inclusion in the South Cavalcade Street file

#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: 11/01/85 NUMBER OF PAGES: 100 AUTHOR: Ellen D. Greeney, Superfund Community Relations COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Cari Masterson, Houston-Galveston Area Council DOCUMENT TYPE: S Correspondence DOCUMENT TITLE: Re: Official public documents that were  $\infty$ transmitted to this repository for 0 inclusion in the South Cavalcade Street site file DOCUMENT NUMBER: 65 DOCUMENT DATE: 11/01/85 NUMBER OF PAGES: AUTHOR: Ellen D. Greeney, Superfund Enforcement Section COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Brenda Tirrell, Houston Central Library DOCUMENT TYPE: DOCUMENT TITLE: Correspondence

DOCUMENT TYPE: Correspondence

DOCUMENT TITLE: Re: Official public documents that were transmitted to this repository for inclusion in the South Cavalcade Street file

DOCUMENT NUMBER: 66
DOCUMENT DATE: 11/01/85
NUMBER OF PAGES: 001
AUTHOR: Ellen D.
Relations

AUTHOR:

Ellen D. Greeney, Superfund Community
Relations
U.S. EPA Region VI
Enrique Quevedo, City Department of Health,
Environmental Control Division, Houston, TX
DOCUMENT TITLE:
Re: Official publication

Re: Official public documents that were transmitted to this repository for inclusion in the South Cavalcade Street site file

FINAL

SITE NAME:

South Cavalcade Street

SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

67 11/01/85 ooi .

Ellen D. Greeney, Superfund Community

Relations

COMPANY/AGENCY: RECIPIENT:

U.S. EPA Region VI

Carol Davis, City Secretarty's Office, City

of Houston

DOCUMENT TYPE: DOCUMENT TITLE: Correspondence

Re: Official public documents that were

transmitted to this repository for

inclusion in the South Cavalcade Street

site file

DOCUMENT NUMBER: DOCUMENT DATE:

11/13/85

NUMBER OF PAGES:

001

AUTHOR:

John Cochran, Regional Site Project Officer

COMPANY/AGENCY:

U.S. EPA Region VI

RECIPIENT:

Bill Tobin, P.E., Project Manager, McBr'ide-Ratcliff and Associates, Inc.

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

Re: The Remedial Investigation/Feasibility Study that is being conducted under the provisions of the CERCLA Administrative Order, signed by Koppers Company and EPA

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

69 12/18/85

AUTHOR:

Paul C. Moore, Project Geologist / J.L. Ireland, Vice President / William R. Tobin,

Project Manager

COMPANY/AGENCY: RECIPIENT:

McBride-Ratcliff and Associates, Inc. Dr. James R. Campbell, Previously Owned

Properties, Koppers Company, Inc.

Report

DOCUMENT TYPE: DOCUMENT TITLE:

The final report of the Geophysical Feasibility Survey at the Koppers South

Cavalcade Street site

FINAL.

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

70 DOCUMENT NUMBER: DOCUMENT DATE: -12/27/85 NUMBER OF PAGES: 946 AUTHOR: Paul C. Moore, Project Geologist, J.L Ireland, Vice President, William R. Tobin, Project Manager COMPANY/AGENCY: McBride-Rateliff and Associates, Inc. RECIPIENT: Dr. James R. Campbell, Previously Operated Properties, Keystone Environmental Resources, Inc. DOCUMENT TYPE: Report DOCUMENT TITLE: Electromagnetic Geophysical Survey for Koppers South Cavalcade Street site DOCUMENT NUMBER: 71 DCCUMENT DATE: 01/03/86 NUMBER OF PAGES: 003 AUTHOR: John Cochran, Regional Site Project Officer COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: William R. Tobin, P.E., McBride-Ratcliff and Associates, Inc. DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Re: Meeting that was held 09/12/85 where issues arose, that were relative to the South Lavalcade Street site DOCUMENT NUMBER: 72 DOCUMENT DATE: 02/04/86 NUMBER OF PAGES: 002 AUTHOR: S. Michael Tymiak, P.E., Manager, Previously Operated Properties

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Correspondence

Koppers Company, Inc.

Officer, U.S. EPA Region VI

South Cavalcade Street site

John Cochran, Regional Site Project

Re: Geophysical Feasibility Survey for the

COMPANY/AGENCY:

DOCUMENT TYPE:

DOCUMENT TITLE:

RECIPIENT:

FINAL

SITE NAME:

South Cavalcade Street

SITE NUMBER:

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

73 02/04/86

COMPANY/AGENCY:

RECIPIENT:

003

DOCUMENT TYPE:

William B. Tobin, P.E., Project Manager McBride-Rateliff and Associates, Inc. John Cochran, Remedial Site Project

DOCUMENT TITLE:

Officer, U.S. EPA Region VI Correspondence

Concerning comments made regarding the South Cavalcade Street site Geophysical

Survey Report

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT:

74 02/17/86

004

Robert S. Kier, Site Manager Camp Dresser & McKee, Inc. John Cochran, Regional Site Project Officer, U.S. EPA Region VI

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

Re: Conflicts concerning South Cavalcade Street site compliance monitoring being conducted by Kopper's contractor

McBride-Ratcliff, Inc.

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY:

75 05/56/86 200

William R. Tobin, P.E., Project Manager

RECIPIENT:

McBride-Ratcliff and Associates, Inc. Lorenzo Alonzo, Assistant Manager, Public Works Department, City of Houston

Correspondence

DOCUMENT TYPE: DOCUMENT TITLE:

Re: Request for Wastewater Discharge Permit for the South Cavalcade Street site

#### FINAL

SITE NAME:

South Cavalcade Street

SITE NUMBER:

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE:

75

NUMBER OF PAGES:

03/06/86

AUTHOR:

033

COMPANY/AGENCY: RECIPIENT:

Mike R. Young, Sampler U.S. EPA Region VI

DOCUMENT TYPE:

U.S. EPA Region VI Files

DOCUMENT TITLE:

Lab Results Case No. 5672: Chain of Custody Records, Inorganic Traffic Reports, and Inorganic

 $\omega$ 0

Analysis Data Packets

DOCUMENT NUMBER: DOCUMENT DATE:

77

NUMBER OF PAGES:

03/13/86 900

AUTHOR:

Larry D. Wright, Chief, Superfund

COMPANY/AGENCY:

Enforcement Section U.S. EPA Region VI

RECIPIENT:

S. Michael Tymiak, P.E., Project Manager, Previously Operated Properties, Koppers

Company, Inc.

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

Re: Progress made on the Compliance Monitoring activities at the South

Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE:

78 03/13/86

NUMBER OF PAGES:

002

AUTHOR:

Larry D. Wright, Chief, Superfund

COMPANY/AGENCY:

Enforcement Section

U.S. EPA Region VI

RECIPIENT:

S. Michael Tymiak, P.E., Project Manager,

Previously Operated Properties, Koppers Company, Inc. DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

Re: Geophysical Feasibility Study Report

for the South Cavalcade Street site

#### FINAL

SITE NAME: SITE NUMBER: South Cavalcade Street

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

03/14/86

COMPANY/AGENCY:

015

William R. Tobin, P.E., Project Manager

RECIPIENT:

McBride-Ratcliff and Associates

City of Houston, Public Works Department,

DOCUMENT TYPE: DOCUMENT TITLE: Waste Water Division

Correspondence and Attached Report Re: Request for Waste Water Discharge Permit, South Cavalcade Street site

DOCUMENT NUMBER: DUCUMENT DATE: NUMBER OF PAGES: AUTHOR:

AO. 03/18/86

900

Larry D. Wright, Chief, Superfund

Enforcement Section U.S. EPA Region VI

COMPANY/AGENCY: RECIPIENT:

S. Michael Tymiak, P.E., Manager, Previously Operated Properties

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE: Re: Analysis of the groundwater from the "180 foot aquifer", at the South Cavalcade

Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

91 03/28/86

041

Mike R. Young and L. Dallas, Sample

Personnel. Rocky Mountain Analytical Laboratory

COMPANY/AGENCY: . RECIPIENT:

U.S. EPA Region VI Files

DOCUMENT TYPE:

Sample Data Case No. 5751: Various sample data

DOCUMENT TITLE:

reports, Chain of Custody Records, Traffic

Reports, and sample logs

#### FINAL

SITE NAME:

South Cavaicade Street

SITE NUMBER:

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY:

--82 04/10/86

380

RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE: William R. Tobin, P.E., Project Manager McBride-Ratcliff and Associates, Inc. Dick Martin, Texas Water Commission Correspondence and Attached Report

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Re: The submission of analytical data from samples of two waste materials for classification and Texas Water Commission

identification number

DOCUMENT NUMBER: DOCUMENT DATE:

NUMBER OF PAGES:

AUTHOR:

8.3 04/11/86 200

Larry D. Wright, Superfund Enforcement

Section

COMPANY/AGENCY:

RECIPIENT:

U.S. EPA Region V1

S. Michael Tymiak, Manager, Previously Operated Properties, Environmental

Resources, Koppers Company

DOCUMENT TYPE: DOCUMENT TITLE:

Correspondence The transmittal of copies of documents related to this site; 08/30/85 Title Jearch

for South Cavalcade; memo concerning "CERCLA Compliance with other Environmental

statutes"; and CERCLA Offsite Policy

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

AUTHOR: COMPANY/AGENCY:

RECIPIENT:

DOCUMENT TYPE: DOCUMENT TITLE:

84 04/14/86 021

Robert S. Kier, Site Manager Camp Dresser & McKee, Inc.

John Cochran, Regional Site Project Officer, U.S. EPA Region VI

Weekly Compliance Report

South Cavalcade Street, Weekly Compliance Monitoring Report for the week of March 24 through March 28, 1986 and March 31 through April 4, 1985, notes problems with sampling

and safety

FINAL

SITE NAME: SITE NUMBER: South Cavalcade Street

TXD 980810386

DOCUMENT NUMBER: DUCUMENT DATE: NUMBER OF PAGES: AUTHOR:

85 04/15/86 001

COMPANY/AGENCY: RECIPIENT:

William R. Tobin, P.E., Project Manager McBride-Ratcliff and Associates, Inc. Vicky Sanchez, Public Works Department,

DOCUMENT TYPE: DOCUMENT TITLE: Wastewater Division, City of Houston, TX Correspondence Re: Wastewater discharge Permit for the

South Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: **RUTHOR:** COMPANY/AGENCY:

.86 04/22/86 022.

Robert S. Kier, Site Manager Camp Dresser & McKee, Inc.

RECIPIENT:

John Cochran, Regional Site Project Officer, U.S. EPA Region VI

DOCUMENT TYPE: DOCUMENT TITLE: Weekly Compliance Report

South Cavalcade Street, Weekly Compliance Monitoring Report for the week of April 7 through April 11, 1986, notes problems with sampling and safety

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

87 04/24/86

COMPANY/AGENCY: RECIPIENT:

200

DOCUMENT TYPE: DOCUMENT TITLE: C.J. Smith, P.E., Deputy of Utility Operations, Department of Public Works City of Houston, TX

William R. Tobin, P.E., Project Manager, McBride-Ratcliff and Associates

Correspondence

Re: Contractors request for waste water discharge permit at the Koppers South Cavalcade Street Division

#### FINAL

SITE NAME: SITE NUMBER:

South Cavalcade Street

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: **AUTHOR:** 

88 04/24/86

083

COMPANY/AGENCY:

Charlie E. Westerman, Ph.D., Technical Director

RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:

Toxicon Laboratories, Inc. Dr. William Langley, U.S. EPA Region VI Correspondence and Attached Lab Results Case No. 5672: Analytical data review and Quality Control Report No. 5672, that was received from EPA Region VI on 03/15/86

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DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

89

04/28/86

COMPANY/AGENCY:

003

Greg Tipple, Remedial Investigation Unit Head, Superfund Section Texas Water Commission

RECIPIENT:

Bonnie DeVos, Chief, State Program Section, U.S. EPA Region VI

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

Re: Classification of two waste materials generated during the site investigation activities at the South Cavalcade Street

site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

90 04/29/86

AUTHOR:

001

COMPANY/AGENCY:

Joe H. Brown, Remedial Investigation Unit,

Superfund Section Texas Water Commission

RECIPIENT:

William R. Tobin, P.E., Project Manager,

DOCUMENT TYPE: DOCUMENT TITLE: McBride-Ratcliff and Associates

Correspondence

Rer Classification and disposal of wastes generated during field investigation activities at the South Cavalcade Street

site

#### FINAL

SITE NAME:

South Cavalcade Street

SITE NUMBER:

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

05/05/86

.300

COMPANY/AGENCY: RECIPIENT:

S. Michael Tymiak, P.E., Manager, Previously Operated Properties

Koppers Company, Inc.

Larry D. Wright, Chief, Superfund

Enforcement Section, U.S. EPA Region VI

DOCUMENT TYPE: DOCUMENT TITLE: Correspondence Re: Koppers negotiation with the City of Houston to obtain a temporary waste water. discharge permit for disposal of wash water and well development water

DOCUMENT NUMBER: DOCUMENT DATE:

96, 19**92** 05/05/86

002

NUMBER OF PAGES:

S. Michael Tymiak, P.E., Manager, Previously Operated Properties

COMPANY/AGENCY:

Koppers Company, Inc.

RECIPIENT:

C.J. Smith, P.E., Deputy of Utility Operations, Department of Public Works, City of Houston, TX

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

Re: Temporary discharge permit for Koppers

South Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: **AUTHOR:** 

05/07/86

Larry D. Wright, Chief, Superfund

COMPANY/AGENCY:

Enforcement Section U.S. EPA Region VI

RECIPIENT:

S. Michael Tymiak, P.E., Manager,

Previously Operated Properties, Koppers

Company, Inc. Correspondence

DOCUMENT TYPE: DOCUMENT TITLE:

Enclosure of three copies of Camp, Dresser, and McKee's cover letters, summaries and field notes for their compliance monitoring activities at the South Cavalcade Street

site

#### FINAL

34

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT DATE: 05/20/86 NUMBER OF PAGES: 912 **AUTHOR:** Robert E. Hannesschlager, P.E., Chief, Superfund Enforcement Branch COMPANY/AGENCY: U.S. EFA Region VI RECIPIENT: Greg Tipple, Remedial Investigation Unit Head, Superfund Section, Texas Water Commission DOCUMENT TYPE: Correspondence and Attachments DOCUMENT TITLE: Re: Clarification of the CERCLA Off-Site Disposal Policy; and concerning the off-site disposal of remedial investigation wastes from the South Cavalcade Streat site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: NUTHOR:

DOCUMENT NUMBER:

COMPANY/AGENCY: RECIPIENT:

DOCUMENT TYPE: DOCUMENT TITLE:

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

AUTHOR:

COMPANY/AGENCY: RECIPIENT:

DOCUMENT TYPE:

95 05/23/86 105

S. Michael Tymiak, P.E., Manager, Previously Operated Properties Koppers Company, Inc.

Koppers Company, Inc. Larry D. Wright, Chief, Superfund Enforcement Section, U.S. EPA Region VI Report

Report Summary of X-Ray Fluorescence Calibration Data for the South Cavalcade Street site  $\infty$ 

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96 05/27/86 002

Larry D. Wright, Chief, Superfund Enforcement Section

U.S. EPP Region VI S. Michael Tymiak. Pr

S. Michael Tymiak, Previously Operated Properties, Environmental Resources, Koppers Company, Inc.

Correspondence

Request for comment/approval from EPA to release liquid waste generated during the Remedial Investigation at the South Cavalcade site to the Houston sanitary sewer for treatment at a Houston POTW

FINAL

SITE NAME: South Cavalcade Street
SITE NUMBER: TXD 980810386

97 DOCUMENT NUMBER: DOCUMENT DATE: 05/27/86 NUMBER OF PAGES: 042 **AUTHOR:** S. Michael Tymiak, P.E., Manager, Previously Operated Properties COMPANY/AGENCY: Koppers Company, Inc. Larry D. Wright, Chief, Superfund <+ RECIPIENT:  $\infty$ Enforcement Section, U.S. EDA Region VI DOCUMENT TYPE: S Report DOCUMENT TITLE: Re: Camp Dresser & McKee, Inc. Split  $\infty$ Sample Results for Subtask 2D - Subsurface  $\circ$ Soil Sampling for the South Cavalcade Street site

DOCUMENT NUMBER: 98 DOCUMENT DATE: 05/29/86 NUMBER OF PAGES: 001 AUTHOR: Robert S. Kier, Site Manager COMPANY/AGENCY: Camp Dresser & McKee, Inc. RECIPIENT: John Cochran, Regional Site Project Officer, U.S. EPA Region VI DOCUMENT TYPE: Weekly Compliance Monitoring Report DOCUMENT TITLE: Report for the week of 05/19/86 - 05/23/86

DOCUMENT NUMBER: 99

DOCUMENT DATE:

NUMBER OF PAGES:
AUTHOR:

COMPANY/AGENCY:
RECIPIENT:

DOS/30/86

223

William R. Tobin, P.E., Project Manager and J.L. Ireland, Vice President
McBride-Ratcliff and Associates, Inc.
James R. Campbell, Manager, Previously Operated Properties, Keystone Environmental Resources, Inc.

DOCUMENT TYPE: Report

DOCUMENT TITLE: Shallow Auger Boring Study Subtask 2D Subsurface Soil Sampling - South Cavalcade

Street site

SITE NAME:

# ADMINISTRATIVE RECORD INDEX

#### FINAL

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SITE NAME: SITE NUMBER:	South Cavalcade Street TXD 980810386
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DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	101 06/26/86 002 Larry D. Wright, Chief, Superfund Enforcement Section U.S. EPA Region VI S. Michael Tymiak, Manager, Previously Operated Properties, Koppers Company, Inc. Correspondence Comments concerning several correspondence's that the EPA has received regarding activities and actions taken at the South Cavalcade Street site
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:	102 07/07/86 012 James R. Campbell, Ph.D., Project Manager, Previously Operated Properties
COMPANY/AGENCY: RECIPIENT:	Lorenzo Alonzo, Assistant Manager.
DOCUMENT TYPE: DOCUMENT TITLE:	Works, City of Houston Correspondence and Attachments Re: Analytical results for the second tool

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#### FINAL

SITE NAME: SITE NUMBER:	South Cavalcade Street TXD 980810386
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	103 08/11/86 08/040 Bob Kier, Site Manager Camp Dresser & McKee, Inc. John Cochran, Regional Site Project Manager, U.S. EPA Region VI Correspondence and Analytical Results Re: Contract Lab Data results for South Cavalcade Street site
OCUMENT NUMBER: DOCUMENT DATE: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	104 08/11/86 007 Robert S. Kier, Site Manager Camp Dresser & McKee, Inc. John Cochran, Regional Site Project Manager, U.S. EPA Region VI Correspondence and Attachment Memo that compares the field notes made by McBride Ratcliff Associates personnel, to those wade by Camp Dresser & McKee personnel, performing compliance monitoring at the South Cavalcade Street site
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT:	105 08/19/86 08/19/86 001 James R. Campbell, Ph.D., Project Manager, Previously Operated Properties Keystone Environmental Resources, Inc. Vicky Sanchez, Industrial Waste Section, Department of Public Waste
DOCUMENT TYPE: DOCUMENT TITLE:	Department of Public Works, City of Houston, TX Correspondence Re: Interim Industrial Waste Permit No. 25781 Koppers South Cavalcade Streat site; and, analytical results for the third tank

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#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386 DOCUMENT NUMBER: 106 DOCUMENT DATE: 08/19/86 NUMBER OF PAGES: 005 AUTHOR: James R. Campbell, Ph.D., Project Manager, Koppers Previously Operated Properties COMPANY/AGENCY: Keystone Environmental Resources, Inc. RECIPIENT: Lorenzo Alonzo, Asst. Manager, Industrial Waste Section, Department of Public Works, City of Houston DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Re: Discharge summary reports for the approved release of wash water from the South Cavalcade Street site, to the City of Houston's sanitary sewer system DOCUMENT NUMBER: 107 DOCUMENT DATE: 08/20/86 NUMBER OF PAGES: 001 **AUTHOR:** John Cochran, Regional Site Project Officer COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: U.S. EPA Region VI Files DOCUMENT TYPE: Record of Communication DOCUMENT TITLE: Re: Health and Safety procedures that have been implemented at the Palletized Trucking Company DOCUMENT NUMBER: 108 DOCUMENT DATE: 08/22/86 NUMBER OF PAGES: 001 AUTHOR: Larry D. Wright, Chief, Superfund Enforcement Section COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: James R. Campbell, Ph.D., Previously Operated Properties, Keystone Environmental Resources, Inc. DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Re: A request for a report on the unsuccessful excavation of a portion of Merchants Fast Motors' parking lot, done in

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foot, on-site well

an attempt to locate the abandoned, 552

#### FINAL

SITE NAME:

South Cavalcade Street

SITE NUMBER:

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

109 09/02/86

AUTHOR:

004

COMPANY/AGENCY:

James R. Campbell, Ph.D., Program Manager, Previously Operated Properties

RECIPIENT:

Keystone Environmental Services, Inc. Larry D. Wright, Chief, Superfund

DOCUMENT TYPE:

Enforcement Section, U.S. EPA Region VI

DOCUMENT TITLE:

Correspondence Summary of efforts made to locate the

abandoned, 552 foot onsite well, at the Koppers South Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

110 09/17/86

AUTHOR:

170

COMPANY/AGENCY:

James R. Campbell, Ph.D., Program Manager, Previously Operated Properties

RECIPIENT:

Keystone Environmental Resources, Inc.

DOCUMENT TYPE: DOCUMENT TITLE:

Larry D. Wright, Chief, Superfund Enforcement Section, U.S. EPA Region VI Correspondence and Attached Lab Results Analytical results associated with the first round of surface water/surface sediment sampling for Sample No. 1573-73

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

111 09/30/86

COMPANY/AGENCY:

RECIPIENT:

James R. Campbell, Ph.D., Program Manager, Previously Operated Properties

Koppers Company, Inc.

Vicki Sanchez, Industrial Waste Section, Department of Public Works, City of Houston

DOCUMENT TYPE: DOCUMENT TITLE: Correspondence

Re: Interim Industrial Waste Permit No. 26781, Koppers South Cavalcade Street site

# 8589

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### ADMINISTRATIVE RECORD INDEX

#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: 112 DOCUMENT DATE: 10/24/86 NUMBER OF PAGES: 900 AUTHOR: Sarah T. Landtiser COMPANY/AGENCY: Camp Dresser & McKee, Inc. RECIPIENT: Mark Potts, Regional Project Manager, U.S. EPA Region VI DOCUMENT TYPE: Memorandum DOCUMENT TITLE: Koppers South Cavalcade Street Compliance Monitoring Report for the week of 10/21/86 thru 10/24/86 DOCUMENT NUMBER: 113 DOCUMENT DATE: 11/19/86 NUMBER OF PAGES: 004

NUMBER OF PAGES: 004
AUTHOR: James R. Campbell, Ph.D., Program Manager, Previously Owned Properties
COMPANY/AGENCY: Keystone Environmental Services, Inc.
Larry Wright, Chief, Superfund Enforcement Section, U.S. EPA Region VI
Correspondence And Attachments
Re: A list and map which delineates the documented water wells within one mile of the South Cavalcade Street site

DOCUMENT NUMBER: 114 DOCUMENT DATE: 12/02/86 NUMBER OF PAGES: 073 AUTHOR: Michael Edgar and Tony St. Clair, Sample Personnel COMPANY/AGENCY: U.S. EPA Region VI and Camp Dresser & McKee, Inc. RECIPIENT: U.S. EPA Region VI Files DOCUMENT TYPE: Sample Results DOCUMENT TITLE:

Case No. 6619: Chain of Custody Forms, Organic Traffic Reports for Sample No. FD 019

#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386 

DOCUMENT NUMBER: i 15 DOCUMENT DATE: 12/03/86 NUMBER OF PAGES: 013 AUTHOR: Shannon K. Craig, Project Manager, Koppers Previously Operated Properties COMPANY /AGENCY: O Keystone Environmental Resources, Inc. RECIPIENT: Lorenzo Alonzo, Assistant Manager, ŝ Department of Public Works, City of in Houston, TX ω DOCUMENT TYPE: Correspondence and Attachments 0 Re: Interim Industrial Waste Permit No. DOCUMENT TITLE: 26781, for Koppers South Cavalcade Street site DOCUMENT NUMBER: 116 DOCUMENT DATE: 12/11/86 NUMBER OF PAGES: AUTHOR: Michael Edgar, Sample Personnel COMPANY/AGENCY:

U.S. EPA Region VI U.S. EPA Region VI Files RECIPIENT: DOCUMENT TYPE: Lab Results DOCUMENT TITLE: Case No. 6639: Chain of Custody Records, Inorganic Traffic Reports, and Inorganic Analysis Data Packets

DOCUMENT NUMBER: 117 DUCUMENT DATE: 12/11/86 NUMBER OF PAGES: 971 AUTHOR: Michael Edgar, Sample Personnel COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: U.S. EFA Region VI Files DOCUMENT TYPE: Lab Results DOCUMENT TITLE: Case No. 6639: Chain of Custody Records, Organic Traffic Reports, and Organic

Analysis Data Packets

39

#### FINAL

SITE NAME: South Cavalcade Street TXD 980810386 SITE NUMBER:

DOCUMENT NUMBER: 118 DOCUMENT DATE: 12/18/86 NUMBER OF PAGES: 001 AUTHOR: Joe H. Brown, Remedial Investigation Unit,

Superfund Section, Hazardous and Solid Waste Division

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COMPANY/AGENCY: Texas Water Commission RECIPIENT:

Mark Potts, Remedial Project Manager, U.S. EPA Region VI

DOCUMENT TYPE: Correspondence

DOCUMENT TITLE: Regarding the relocation of the deep monitoring well to be installed to evaluate the lower (180' - 200') aquifer below the

suspected creosote plume

DOCUMENT NUMBER: DOCUMENT DATE:

01/14/87 902

119

NUMBER OF PAGES: AUTHOR:

Mark W. Potts, Remedial Project Manager

COMPANY/AGENCY: RECIPIENT:

U.S. EPA Region VI Dr. James R. Campbell, Manager, Previously Operated Properties, Keystone Environmental

Resources

DOCUMENT TYPE: DOCUMENT TITLE:

Correspondence Re: Comments on South Cavalcade Street

site deep monitoring wells

DOCUMENT NUMBER: DOCUMENT DATE:

120 01/21/87

NUMBER OF PAGES: AUTHOR:

120

COMPANY/AGENCY:

Lab Personnel

RECIPIENT:

Spectrix Corporation, Inc. U.S. EPA Region VI Files

DOCUMENT TYPE:

Report

DOCUMENT TITLE:

000200

Potentially Responsible Party (PRP) lab results for groundwater, collected

12/09/86, at the South Cavalcade Street ----site

#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: 121 DOCUMENT DATE: 01/21/87 NUMBER OF PAGES: 236 AUTHOR: Lab Personnel COMPANY/AGENCY: Spectrix Corporation, Inc. N RECIPIENT: U.S. EPA Region VI Files Q. DOCUMENT TYPE: Report DOCUMENT TITLE: IJ Potentially Responsible Party (PRP) lab  $\infty$ results for groundwater, collected 12/10/86, at the South Cavalcade Street O 0

DOCUMENT NUMBER: 122 DOCUMENT DATE: 01/22/87 NUMBER OF PAGES: 206 AUTHOR: Lab Personnel COMPANY/AGENCY: Spectrix Corporation RECIPIENT: U.S. EPA Region VI Files DOCUMENT TYPE: Sample Report DOCUMENT TITLE: Potentially Responsible Party (PRP) lab results for groundwater, collected 12/09/86 at the South Cavalcade Street site

DOCUMENT NUMBER: 123 DOCUMENT DATE: 01/22/87 NUMBER OF PAGES: 184 **AUTHOR:** Lab Personnel COMPANY/AGENCY: Spectrix Corporation RECIFIENT: U.S. EPA Region VI Files DOCUMENT TYPE: Report DOCUMENT TITLE: Potentially Responsible Party (PRP) lab results for groundwater, collected 12/12/86 at the South Cavalcade Street site

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#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: 124 DOCUMENT DATE: 02/02/87 NUMBER OF PAGES: 200 AUTHOR: Shannon K. Craig, Project Manager, Previously Operated Properties COMPANY/AGENCY: Keystone Environmental Services, Inc. Larry Wright, Chief, Superfund Enforcement Section, U.S. EPA Region VI RECIPIENT:

DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Findings made by Koppers' representative, Mike Helbling, during his survey; which was to determine the feasibility of conducting a magnetometer survey on the property of Palletized Trucking, Inc.

DOCUMENT NUMBER: 125 DOCUMENT DATE: 02/03/87 NUMBER OF PAGES: 200 Mark W. Potts, Remedial Project Manager AUTHOR:

000202

COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Dr. James R. Campbell, Manager, Previously Operated Properties, Keystone Environmental

DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Re: Modification of the analytical program

for the second round of sampling for the South Cavalcade Street site

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DOCUMENT NUMBER: 126 DOCUMENT DATE: Q3/16/87 NUMBER OF PAGES: AUTHOR:

James R. Campbell, Ph.D., Program Manager, Previously Dwned Properties

COMPANY/AGENCY: Keystone Environmental Services, Inc. RECIPIENT: Larry D. Wright, Chief, Superfund Enforcement Section, U.S. EPA Region VI

DOCUMENT TYPE: Correspondence and Attachment DOCUMENT TITLE: Re: Efforts Koppers Company, Inc. has made to locate an existing well screened in the

correct water bearing zone and to propose piezometer locations

### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER:
DOCUMENT DATE:
NUMBER OF PAGES:
AUTHOR:
COMPANY/AGENCY:
RECIPIENT:
DOCUMENT TYPE:
DOCUMENT TITLE:

127 03/16/87 002 Jeff Sullivan

Camp Dresser & McKee, Inc.
Rich Petrus, Camp Dresser & McKee, Inc.
Memorandum and Attached Lab Results
Compliance monitoring of groundwater
sampling of wells MW 2, MW 10, and MW 50

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In.

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DOCUMENT NUMBER:
DOCUMENT DATE:
NUMBER OF PAGES:
AUTHOR:
COMPANY/AGENCY:
RECIPIENT:
DOCUMENT TYPE:
DOCUMENT TITLE:

128 03/23/87 006

Michael Daggett, Chief, Organic Lab Section U.S. EPA Region VI, Houston Branch Tony St. Clair, Camp Dresser & McKee, Inc. ab Results for Case No. 6804: Contract lab results for Sample No.'s MFC 452, MFC 453, and MFC 454

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:

129
03/23/87
019
Michael Daggett, Chief, Organic Lar Section
U.S. EPA Region VI, Houston Branch
Tony St. Clair, Camp Dresser & McKee, Inc.
Lab Results
Case No. 6804: Contract lac results for
Samples No. FD 261, FD 262, FD 263, and FD

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### FINAL

	0 980810386	- ;
DOCUMENT NUMBER: DOCUMENT DATE:	130 04/01/87	
NUMBER OF PAGES: AUTHOR:	003 Ellen Greeney, Community Relations	
COMPANY/AGENCY:	Department	ស
RECIPIENT:	U.S. EPA Region VI	O.
TENT S	Residents living or working near the South Cavalcade Street site	rv.
DOCUMENT TYPE:	Fact Sheet	ω
DOCUMENT TITLE:	Superfund Program Update that provides a	ō
	status report on the current activities at the South Cavalcade Street site	Ö
DOCUMENT NUMBER: DOCUMENT DATE:	131 04/08/87	
NUMBER OF PAGES:	019	
AUTHOR:	Shannon K. Craig, Project Manager	
COMPANY/AGENCY:	Reystone Environmental Resources, Inc.	
RECIPIENT:	Larry D. Wright, Chief, Superfund	
DOCUMENT TYPE:	Enforcement Section, U.S. EPA Region VI Correspondence	
DOCUMENT TITLE:	Re: Drilling specifications for the	
	construction of the second deep groundwater monitoring well	
DOCUMENT NUMBER: DOCUMENT DATE:	132	
NUMBER OF PAGES:	04/20/87	
AUTHOR:	001 Mark Cotts - Percetica Science	
COMPANY/AGENCY:	Mark Potts, Remedial Project Manager U.S. EPA Region VI	
RECIPIENT:	Dr. James R. Campbell, Manager, Previously	
	Resources Resources	
DOCUMENT TYPE:	Correspondence	
DOCUMENT TITLE:	Re: South Cavalcade site well	
	specifications and materials sent concerning groundwater levels	

#### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: 133 DOCUMENT DATE: 05/07/87 NUMBER OF PAGES: 006 AUTHOR: Roger S. Schenk, Lab Sampler Aquater Ir., Environmental Services COMPANY/AGENCY: RECIPIENT: U.S. EPA Region VI Files DOCUMENT TYPE: DOCUMENT TITLE: Sample Data Case No. 7220: Chain of Custody Records, and sample results DOCUMENT NUMBER: 134 DOCUMENT DATE: 05/08/87 NUMBER OF PAGES: 004 AUTHOR: Shannon K. Craig, Project Manager COMPANY/AGENCY: Keystone Environmental Resources, Inc. RECIPIENT: Larry Wright, Chief, Superfund Enforcement Section, U.S. EFA Region VI DOCUMENT TYPE: Correspondence and Attachments DOCUMENT TITLE: Re: Proposed off-site groundwater

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DOCUMENT TITLE: Re: Proposed off-site groundwater
monitoring wel: locations; and Koppers
request for assistance in obtaining access
to the off-site property for drilling of
additional borings/monitoring wells

DOCUMENT NUMBER: 135
DOCUMENT DATE: 06/01/87
NUMBER OF PAGES: 001
RObert Hannesschlager, Chief, Superfund

Enforcement Branch
COMPANY/AGENCY: U.S. EPA Region VI
RECIPIENT: Daniel Richardson, Property Owner near

South Cavalcade Street site

DOCUMENT TYPE: Correspondence

DOCUMENT TITLE: EPA's request that Mr. Richardson allow Koppers to install a Monitoring well on his Maury Street property

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SITE NAME: South Cavalcade Street TXD 980810386

DOCUMENT NUMBER: 136 DOCUMENT DATE: 06/01/87 NUMBER OF PAGES: 001 AUTHOR: Robert Hannesschlager, Chief, Superfund Enforcement Branch COMPANY/AGENCY: U.S. EPA Region VI ~ RECIPIENT: Norman Arguello, Property Owner near South  $Q_{\ell}$ Cavalcade īU DOCUMENT TYPE: Correspondence DOCUMENT TITLE:  $\infty$ EPA's request for Mr. Arguello's permission 0 to allow Koppers to install a monitoring well on his Maury Street property

DOCUMENT NUMBER: 137 DOCUMENT DATE: 06/01/87 NUMBER OF PAGES: 001 AUTHOR: Robert Hannesschlager, Chief, Superfund Enforcement Branch COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Willie Melvin, Jr., Property Owner near South Cavalcade DOCUMENT TYPE: Correspondence DOCUMENT TITLE:

EPA's request that Mr. Melvin allow Koppers to install a monitoring well on his property at the corner of Collingsworth and Elysian Streets

DOCUMENT NUMBER: 138
DOCUMENT DATE: 06/01/87
NUMBER OF PAGES: 001
AUTHOR: Robert Hannesschlager, Chief, Superfund Enforcement Branch
U.S. EPA Region VI
RECIPIENT: Phillip J. Matranga, Property Owner near South Cavalcade

DOCUMENT TYPE: Correspondence
DOCUMENT TITLE: EPA's request that Mr. Maury allow Koppers
to install a monitoring well on his
Amundsen Street property

### FINAL

SITE NUMBER: TXI	uth Cavalcade Street 0 980810386	
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:	139 06/01/87 001	er a chi a seri
AUTHOR:	Robert Hannesschlager, Chief, Superfund Enforcement Branch	
COMPANY/AGENCY:	U.S. EPA Region VI	00
RECIPIENT:	Jonathan Grenader, Property Owner near South Cavalcade	رب ص
DOCUMENT TYPE:	Correspondence	ω
DOCUMENT TITLE:	EPA's request of Mr. Erenader, to allow Koppers to install monitoring wells on his Maury Street property	0
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:	140 06/01/87 001 Robert Hannesschlager, Chief, Superfund	
COMPANY/AGENCY: RECIPIENT:	Enforcement Branch U.S. EPA Region VI A.J. Chelette, Commercial Service Manager,	-
DOCUMENT TYPE:	Airco, Inc. Correspondence	
DOCUMENT TITLE:	EPA's request that Koppers be allowed to install a monitoring well on Airco's Cherry Street property	
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:	141 06/01/87 001 Robert Hannesschlager, Chief, Superfund	
COMPANY/AGENCY: RECIPIENT:	Enforcement Section U.S. EPA Region VI Alex Gilbeau, Property Owner Near South	
مادرسور والماضو والماضور والمادرون	Cavalcade	
DOCUMENT TYPE: DOCUMENT TITLE:	Correspondence EPA's request that Koppers be allowed to install a monitoring well on his Elysian Street property	

### FINAL

SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810385

DOCUMENT NUMBER: 142 DOCUMENT DATE: 07/01/87 NUMBER OF PAGES: 001 **AUTHOR:** Ellen Greeney, Community Relations Department COMPANY/AGENCY: C U.S. EPA Region VI RECIPIENT: Residents living or working near the South Ç. Cavalcade site DOCUMENT TYPE: Fact Sheet ന DOCUMENT TITLE: Superfund program update that provides a 0 status report on the activities at the South Cavalcade Street site

DOCUMENT NUMBER: 143 DOCUMENT DATE: 07/07/87 NUMBER OF PAGES: QQ1 **AUTHOR:** Robert Hannesschlager, Chief, Superfund Enforcement Branch COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT:

Crozier-Nelson Chemical Company DOCUMENT TYPE: Correspondence DOCUMENT TITLE: EPA's request for Mr. Gilbeau to allow

Mark Nawrot, Operations Manager,

koppers to install a monitoring well on his Elysian Street property

DOCUMENT NUMBER: 144 DOCUMENT DATE: 07/09/87 NUMBER OF PAGES: 906 AUTHOR: Robert E. Maxfield, Lab Manager COMPANY/AGENCY: Versar, Inc. RECIPIENT: U.S. EPA Region VI Files DOCUMENT TYPE: Lab Results DOCUMENT TITLE: Case No. 7220: Inorganics Contract

Compliance Screening for Sample No. MFC 491 and No. MFC 492

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SITE NAME:

South Cavalcade Street

TXD 980810386 SITE NUMBER:

DOCUMENT NUMBER: DOCUMENT DATE:

145 07/13/87

NUMBER OF PAGES:

AUTHOR:

Enforcement Branch

COMPANY/AGENCY:

U.S. EPA Region VI

RECIPIENT:

Peter Kenny, Regional Production Manager,

Airco Distribution

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

EFA's request for Airco's permission to

Robert Hannesschlager, Chief, Superfund

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allow Koppers to install a monitoring well

on Airco's Cherry Street property

DOCUMENT NUMBER:

146

DOCUMENT DATE: NUMBER OF PAGES: 07/14/87

113

AUTHOR: COMPANY/AGENCY: Lab Personnel Spectrix Corporation / Koppers Company,

Inc.

RECIPIENT:

U.S. EPA Region VI

PRP Lab Results

DOCUMENT TYPE: DOCUMENT TITLE:

Potentially Responsible Party lab results

for groundwater, collected 06/10/87; and

results for surface water, collected 06/12/86 (Available for review at U.S. EPA

Region VI, Dallas, TX)

DOCUMENT NUMBER: DOCUMENT DATE:

147 07/16/87

NUMBER OF PAGES:

AUTHOR:

011

COMPANY/AGENCY:

Robert E. Maxfield, Lab Manager Versar, Inc.

RECIPIENT:

U.S. EPA Region VI Files

DOCUMENT TYPE: DOCUMENT TITLE:

Lab Results

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Case No. 6831: Inorganics Contract

Compliance Screening for Sample No. MFD 311



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SITE NAME:

South Cavalcade Street

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SITE NUMBER:

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE:

DOCUMENT TITLE:

07/17/87 001 Frank J. Dux, Manager, Environmental Affairs

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Airco Welding Products Robert Hannesschlager, Chief, Superfund Enforcement Branch, U.S EPA Region VI Correspondence

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Re: Airco's refusal to allow the installation of groundwater monitoring wells on their property

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

149 07/20/87 200

Larry D. Wright, Chief, Superfund Enforcement Section

COMPANY/AGENCY: RECIPIENT:

U.S. EPA Region VI Dr. James R. Campbell, Manager, Previously Operated Properties, Keystone Environmental Resources

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE: Re: Administrative Order on Consent Docket No. CERCLA-VI-8-85 South Cavalcade Street

site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

150 07/22/87

001

James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section U.S. EPA Region VI

COMPANY/AGENCY: RECIPIENT:

Shannon K. Craig, Project Manager,

Previously Operated Properties, Keystone Environmental Resource

DOCUMENT TYPE: DOCUMENT TITLE:

Correspondence

" ' , ' ' : ' ' , , ;

Re: Offsite access for well installation at the South Cavalcade Street site

FINAL

SITE NAME:

South Cavalcade Street

SITE NUMBER: TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

151 07/27/87

AUTHOR:

006

COMPANY/AGENCY:

Diana Ayers, Chief, Houston Branch

RECIPIENT:

U.S. EPA Region VI

- manage and a sensor

Charles Gazda, Chief, Emergency Response

DOCUMENT TYPE:

Branch, U.S. EPA Region VI

DOCUMENT TITLE:

Lab Results Re: Laboratory results for South Cavalcade

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Street site; two water samples, which were

analyzed for PNA's

DOCUMENT NUMBER:

152

DOCUMENT DATE: NUMBER OF PAGES: 07/27/87

AUTHOR:

COMPANY/AGENCY: RECIPIENT:

Michael Daggett, Chief, Organic Lab Section U.S. EPA Region VI, Houston Branch

Keith Bradley, Hazardous Waste Section,

U.S. EPA Region VI

DOCUMENT TYPE:

CLP Data Review

DOCUMENT TITLE:

Case No. 7435: Lab Results for Organic

Sample No.'s FD 388 and FD 389

DOCUMENT NUMBER:

153

DOCUMENT DATE:

902

NUMBER OF PAGES:

08/07/87

AUTHOR:

Larry D. Wright, Chief, Superfund Enforcement Section

COMPANY/AGENCY:

U.S. EPA Region VI

RECIPIENT:

Mark Nawrot, Operations Manager,

DOCUMENT TYPE:

Crozier-Nelson Chemcial Company Correspondence

DOCUMENT TITLE:

Re: Site Access to Crozier-Nelson property

near the South Cavalcade Street CERCLA site

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SITE NAME: SITE NUMBER: South Cavalcade Street

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

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08/07/87

AUTHOR:

RECIPIENT:

001

COMPANY/AGENCY:

James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section

U.S. EPA Region VI

Shannon K. Craig, Project Manager, Keystone

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DOCUMENT TYPE:

Environmental Resources, Inc. Correspondence

DOCUMENT TITLE:

Re: Groundwater data submittal of 07/30/88

for the South Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE:

155

NUMBER OF PAGES:

08/10/87 003

AUTHOR:

E.A. Curmingham, Lab Personnel

COMPANY/AGENCY:

U.S. EPA Region VI, Houston Lab

RECIPIENT:

U.S. EPA Region VI Files

DOCUMENT TYPE:

Lab Results

DOCUMENT TITLE:

Case No. 7435: Organics Contract

Compliance Screening for Sample No.1s FD

388, and FD 389

DOCUMENT NUMBER: DOCUMENT DATE:

156 08/17/87

NUMBER OF PAGES:

013

**AUTHOR:** 

COMPANY/AGENCY: RECIPIENT:

Shannon K. Craig, Project Manager Keystone Environmental Resources, Inc.

James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section,

U.S. EPA Region VI

DOCUMENT TYPE: DOCUMENT TITLE: Correspondence ard Attachments

Re: Copies of the metals analyses which were missing from the submittal dated

07/30/87, for the South Cavalcade Street

TO THE RESIDENCE OF THE PROPERTY AND A SECURE ASSESSMENT AND A SECURE ASSESSMENT ASSESSM

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SITE NAME: SITE NUMBER: South Cavalcade Street

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE:

157 08/20/87

NUMBER OF PAGES: AUTHOR:

001

COMPANY/AGENCY:

James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section U.S. EPA Region VI

RECIPIENT:

Shannon K. Craig, Project Manager,

Previously Operated Properties, Keystone

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Environmental Resources

DOCUMENT TYPE: DOCUMENT TITLE: Correspondence

Re: Access to Crozier-Nelson Chemical Company near the South Cavalcade Street

site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

158 09/22/87

AUTHOR:

138

COMPANY/AGENCY:

Michael Daggett, Chief, Organic Lab Section U.S. EPA Region VI, Houston Branch

RECIPIENT:

Keith Bradley, Hazardous Waste Division, U.S. EPA Region VY

DOCUMENT TYPE:

Lab Results

DOCUMENT TITLE:

Case No. 7770: CLP Data Review for South

Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE:

159 09/24/87

NUMBER OF PAGES: AUTHOR:

COMPANY/AGENCY:

Jim Pendergast, P.E., Remedial Project Manager, Superfund Enforcement Section

RECIPIENT:

U.S. EPA Region VI Joe Brown, Superfund Section, Texas Water

Commission

DOCUMENT TYPE: DOCUMENT TITLE:

000213

Correspondence Identifying state and local Applicable or

Relevant and Appropriate Requirements

(AKARS)

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### ADMINISTRATIVE RECORD INDEX

### FINAL

South Cavalcade Street TXD 980810386	
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DOCUMENT NUMBER:	160 09/28/87 006 Lab Personnel Gulf South Research Institute U.S. EPA Region VI Sample Data Case No. 7770: Laboratory response to results of Organic Contract Compliance Screenings for Sample No' FD-259; FD-260;
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	161 10/09/87 046 Michael Daggett, Chief, Organic Lab Section U.S. EPA Region VI, Houston Branch Keith Bradley, Hazardous Waste Section, U.S. EPA Region VI CLP Data Review Case No. 7770: Lab results for Inorganic Sample No.'s MFC 319, and MFC 320

DOCUMENT NUMBER: DOCUMENT DATE:	162 10/15/87
NUMBER OF PAGES:	040
AUTHOR:	Joe H. Brown, Remedial Investigation Unit, Superfund Section, Hazardous and Solid Waste Division
COMPANY/AGENCY: RECIPIENT:	Texas Water Commission

DOCUMENT TYPE:

DOCUMENT TITLE:

S. Lynn Mays, P.E., Site Manager, Camp
Dresser & McKee, Inc.
Correspondence and Attachments
Letter and attached Harris-Galveston
Coastal Subsidence District Rules governing
groundwater withdrawal in Harris and

Galveston counties

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SITE NAME: South Cavalcad SITE NUMBER: TXD 980810386

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DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:	163 10/23/87 002 Larry D. Wright, Chief, Superfund
COMPANY/AGENCY: RECIPIENT:	U.S. EPA Region VI Dr. James R. Campbell, Manager, Previously Operated Properties, Keystone Envisorments
DOCUMENT TYPE: DOCUMENT TITLE:	Resourses Correspondence Re: CERCLA Administrative Order on Consent for South Cavalcade Street site (Docket No. VI-8-85), Work Plan Schedule
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	164 10/29/87 122 Michael Daggett, Chief, Organic Lab Section U.S. EPA Region VI, Houston Branch Keith Bradley, Hazardous Waste Section, U.S. EPA Region VI CLP Data Review Case No. 8016: Lab results for Inorganic Samples MFC 321, MFC 322, and MFC 494
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY:AJENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	165 10/30/87 247 Michael Daggett, Chief, Organic Lab Section U.S. EPA Region VI, Houston Lab Keith Bradley, Hazardous Waste Section, U.S. EPA Region VI Lab Data Case No. 8016: CLP Data Review for Organic Sample No. FD 211, FD 272, FD 273, FD 510

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SITE NAME: South Cavalcade Street TXD 980810386

DOCUMENT NUMBER: 166 DOCUMENT DATE: 11/02/87 NUMBER OF PAGES: 119 AUTHOR: Shannon K. Craig, Project Manager, Previously Operated Properties COMPANY/AGENCY: Keystone Environmental Resources, Inc. RECIPIENT: Larry D. Wright, Chief, Superfund Enforcement Section, U.S. EPA Region VI DOCUMENT TYPE: DOCUMENT TITLE: Re: Analytical data for the groundwater Tamples of Monitoring wells SCK-MW-05 and SCK-MW-08 collected 03/11/87 DOCUMENT NUMBER: 167 DOCUMENT DATE: 11/02/87 NUMBER OF PAGES: 001 AUTHOR: Jerry Mullican, Director, Underground Injection Control COMPANY/AGENCY: Railroad Commission of Texas RECIPIENT: David H. Sorrells, Superfund Section, Texas Water Commission DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Determination of Applicable or Relevant and Appropriate Requirements (ARAR's) at the

DOCUMENT NUMBER:
DOCUMENT DATE:
NUMBER OF PAGES:
AUTHOR:
COMPANY/AGENCY:
RECIPIENT:
DOCUMENT TYPE:
DOCUMENT TITLE:

168
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019
Lab Personnel
Accu-Labs Research
U.S. EPA Region VI Files
Sample Data
Case No. 8016: Laboratory response to results of Inorganic Contract Compliance
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SITE NAME: South Cavalcade Street SITE NUMBER: TXD 980810386 DOCUMENT NUMBER: 169 DOCUMENT DATE: 11/13/87 NUMBER OF PAGES: 003 AUTHOR: S. Crozier, President COMPANY/AGENCY: Crozier-Nelson Chemical Company RECIPIENT: Robert Hannesschlager, Chief, Superfund Enforcement Branch, U.S. EPA Region VI DOCUMENT TYPE: Permit Agreement DOCUMENT TITLE: Re: Crozier-Nelson Access Agreement granted to Koppers Company DOCUMENT NUMBER: 170 DOCUMENT DATE: 11/16/87 NUMBER OF PAGES: AUTHOR: Carlos H. Mandoza, Acting Field Supervisor U.S. Department of Interior, Fish and COMPANY/AGENCY: Wildlife Service RECIPIENT: James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section, U.S. EPA Region VI DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Response to Mr. Pendergast's request for information regarding endangered species, whose natural habitat may be threatened, by living near the South Cavalcade Street hazardous waste site DOCUMENT NUMBER: 171 DOCUMENT DATE: 11/16/87 NUMBER OF PAGES: 200 AUTHOR: James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Shannon K. Craig, Project Manager, Keystone Environmental Services, Inc.

Re: Monitoring of West Off-Site Wells at

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Correspondence

the South Cavalcade Street site

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South Cavalcade Street

SITE NUMBER: TXD 980810386 DOCUMENT NUMBER: 172 DOCUMENT DATE: 11/19/87 NUMBER OF PAGES: 001 AUTHOR: L.D. Thurman, P.E., Chief, Bureau of Environmental Health COMPANY/AGENCY: Texas Department of Health RECIPIENT: Bryan W. Dixon, P.E., Director, Hazardous and Solid Waste Division, Texas Water Commission DOCUMENT TYPE: Correspondence DOCUMENT TITLE: Response to request from David H. Sorrells, Head, Superfund Unit, Texas Water Commission (TWC), for a list of Applicable or Relevant and Appropriate Requirement (ARAR's) DOCUMENT NUMBER: 173 DOCUMENT DATE: 11/20/87 NUMBER OF PAGES: 004 AUTHOR: Ragan Broyles, Chief, State Programs Section COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Larry D. Wright, Chief, Superfund Enforcement Section, U.S. EPA Region VI DOCUMENT TYPE: Memorandum DOCUMENT TITLE: Background Concentrations of Volatile organic compounds near the site DOCUMENT NUMBER: 174 DOCUMENT DATE:

COMPANY/AGENCY: RECIPIENT:

NUMBER OF PAGES:

AUTHOR:

SITE NAME:

DOCUMENT TYPE: DOCUMENT TITLE:

11/20/87

James F. Pendergast, P.E., Remedial Project Manager, Superfund Enforcement Section U.S. EPA Region VI

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Shannon K. Craig, Project Manager,

Previously Operated Properties, Keystone Environmental Resources

Correspondence

Re: Split samples for MW-05 and MW-08 for the South Cavalcade Street site

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DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	175 11/24/87 001 James F. Pendergast, P.E., Remedial Project Manager, Superfund Enforcement Section U.S. The Region VI Shannon K. Craig, Project Manager, Previously Operated Properties, Keystone Environmental Resources Correspondence Re: Endangered Species Review and Air Contaminant Data for the South Cavalcade
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT:  DOCUMENT TYPE: DOCUMENT TITLE:	176 12/21/87 020 Joe H. Brown, Remedial Investigation Unit Texas Water Commission Jim Pendergast, P.E., Remedial Project Manager, Superfund Enforcement Section, U.S. EPA Region VI Correspondence and Attachments Cover letter for review of draft Remedial Alternatives Screening Memorandum Report; also discussed are Applicable or Relevant and Appropriate Requirements (ARAR's)
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:	177 12/21/87 024 Lawrence E. Pewitt, P.E., Dırector, Permits Division
COMPANY/AGENCY: RECIPIENT:	Texas Air Control Board David H. Sonnella Con
DOCUMENT TYPE:	Water Commission Correspondence and Attachment Summary of Applicable or Relevant and Appropriate Requirements (ARAR's) that exceed federal requirements for the

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DOCUMENT TYPE: Officer, U.S. EPA Region VI
Report Analytical results for well SCK-MW-8, round
No. 2 sampling

DOCUMENT NUMBER:
DOCUMENT DATE:
NUMBER OF PAGES:
AUTHOR:
COMPANY/AGENCY:
RECIPIENT:
DOCUMENT TYPE:
DOCUMENT TITLE:

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01/14/88
055
Mahmond El-Feky, Lab Personnel
U.S. EPA Region VI, Houston Branch
U.S. EPA Region VI Files
CLP Data Review
Case No. 8501: Inorganic results for
Sample No. MFC 323

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TXD 980810386

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NUMBER OF PAGES:

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AUTHOR:

James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section

COMPANY/AGENCY: RECIPIENT:

U.S. EPA Region VI

Shannon K. Craig, Project Manager,

Previously Operated Properties, Keystone

Environmental Resources

DOCUMENT TYPE: DOCUMENT TITLE: Correspondence Re: Analytical results for MW-08

(monitoring wells) for the South Cavalcade

Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

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004

AUTHOR: COMPANY/AGENCY: Mahmond El-Feky, Lab Personnel U.S. EPA Region VI, Houston Branch

RECIPIENT:

Jo Ann Miller, CLP Manager, U.S. EPA Region

DOCUMENT TYPE:

CLP Data Review

DOCUMENT TITLE:

Case No. 8501: Resubmitted data for Sample

No. MFC 323

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

183 01/22/88

AUTHOR:

167

COMPANY/AGENCY: RECIPIENT:

Michael Daggett, Organic Lab Section

U.S. EPA Region VI

Jo Ann Miller, CLP Manager, U.S. EPA Region

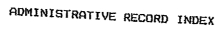
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DOCUMENT TYPE: DOCUMENT TITLE: CLP Data Review

Case No. 8656: Lab results for Sample No.'s MFB 571, and MFB 572 for South

Cavalcade Street site





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SITE NAME: SITE NUMBER:

South Cavalcade Street

TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	184 02/01/88 176 M.L. Ritter, Lab Personnel U.S. EPA Region VI, Houston Branch Jo Ann Miller, CLP Manager, U.S. EPA Region VI CLP Data Review Case No. 8501: Resubmitted data and original data for Sample No. FD 667
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	185 02/01/88 090 Shannon K. Craig, Project Manager, Previously Operated Properties Keystone Environmental Resources, Inc. Larry D. Wright, Chief, Superfund Enforcement Section, U.S. EPA Region VI Report Re: Analytical data for monitoring well SCK-MW 23-001, sampled on 12/08/38
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:	186 02/03/88 242 Michael Daggett, Chief, Organic Lab Section U.S. EPA Region VI, Houston Branch Jo Ann Miller, CLP Manager, U.S. EPA Region VI CLP Data Review Case No. 8656: Lab results for Organic lab samples No.'s FD 732, FD 733FB, and FD

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James R. Campbell, Ph.D., Program Manager,	
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Re: South Cavalcade Street final Evecutive	8
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James F. Pendergast, Remedial Project	
Manager, Superfund Enformance Continu	
Shannon K. Craig, Project Manager	
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Correspondence	
Re: Analytical results for MW-22 samples,	
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Enrorcement Section	
U.S. EPA Region VI	
Operated Properties. Keystone Environmental	
resources	-
Re: Draft Remedia! Investigation Communication	
Comments for the South Cavalcade Street	
	O2/03/88 O23 James R. Campbell, Ph.D., Program Manager, Previously Operated Properties Keystone Environmental Resources, Inc. Larry D. Wright, Chief, Superfund Enforcement Section, U.S. EPA Region VI Correspondence and Attachments Re: South Cavalcade Street final Executive Summary  188 O2/16/88 O01 James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section U.S. EPA Region VI Shamnon K. Craig, Project Manager, Previously Operated Properties, Keystone Environmental Resources Correspondence Re: Analytical results for MW-23 samples, for the South Cavalcade Street site  189 O2/18/88 O11 Larry D. Wright, Chief, Superfund Enforcement Section U.S. EPA Region VI Dr. James R. Campbell, Manager, Previously Operated Properties, Keystone Environmental Resources Correspondence And Attachments Re: Draft Remedial Investigation Recent

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NUMBER OF PAGES: 022 AUTHOR: Larry D. Wright, Chief, Superfund Enforcement Section COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: Dr. James R. Campbell, Program Manager, Previously Owned Properties, Keystone Environmental Services DOCUMENT TYPE: Correspondence And Attachments DOCUMENT TITLE: Re: Comments for the Draft Remedial Investigation Report for the South

Cavalcade Street site 

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SITE NAME: South Cavalcade Street
SITE NUMBER: TXD 980810386

DOCUMENT NUMBER:

DOCUMENT DATE: 04/15/88 NUMBER OF PAGES: 013 AUTHOR: James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section COMPANY/AGENCY: U.S. EPA Region VI RECIPIENT: U.S. EPA Region VI Files DOCUMENT TYPE: Memorandum DOCUMENT TITLE: Re: Summary of 04/14/88 meeting on south Cavalcade Street site Remedial Investigation Report

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DOCUMENT NUMBER: 194
DOCUMENT DATE: 05/03/88
NUMBER OF PASES: 011
AUTHOR: J. Winston Porter, Assistant Administrator
COMPANY/AGENCY: U.S. EPA Headquarters
RECIPIENT: Robert Layton, Regional Administrator, U.S.
EPA Region VI
DOCUMENT TYPE: Memorandum and Attachments
DOCUMENT TITLE: Re: The Seventeenth Remedy Delegation

DOCUMENT TITLE: Re: The Seventeenth Remedy Delegation Report, Part one

DOCUMENT NUMBER: 195
DOCUMENT DATE: 06/02/88
NUMBER OF PAGES: 001
AUTHOR: Shannon I

AUTHOR: Shannon K. Craig, Program Manager, Koppers Previously Operated Properties
COMPANY/AGENCY: Keystone Environmental Resources, Inc.

RECIPIENT: Larry D. Wright, P.E., Chief, Superfund Enforcement Section, U.S. EPA Region VI DOCUMENT TYPE: Correspondence

DOCUMENT TITLE: Re: Scuth Cavalcade Street site Draft
Remedial Investigation Report





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# ADMINISTRATIVE RECORD INDEX

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DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:	196 06/10/88 001 Shannon K. Craig, Project Manager, Koppers Previously Owned Owners
COMPANY/AGENCY: RECIPIENT:	Previously Owned Properties Keystone Environmental Resources, Inc. James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section, U.S. EPA Region U.S.
DOCUMENT TYPE: DOCUMENT TITLE:	U.S. EPA Region VI Correspondence w/o referenced enclosure Re: Transmittal of a draf': copy of Chapter 7, of the South Cavalcade Street site Remedial Investigation Report
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:	197 06/16/88 001 James F. Pendergast, P.E., Remedial Project Manager, Superfund Fro
COMPANY/AGENCY: RECIPIENT:	Manager, Superfund Enforcement Section U.S. EPA Region VI Shannon Craig, Program Manager, Previously Operated Properties, Keystone Environmental Resources
DOCUMENT TYPE: DOCUMENT TITLE:	Resources Correspondence Re: Closure of Well MW-23, South Cavalcade Street site
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:	198 06/17/88 006 James F. Pendergast, P.E., Remedial Project Manager, Superfued Engage
COMPANY/AGENCY: RECIPIENT:	U.S. EPA Region VI Shannon K. Craig, Project Manager, Previously Operated Description
DOCUMENT TYPE:	Environmental Resources

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Street site

OCUMENT TITLE: Re: Comments on the second Remedial

Investigation Report - South Cavalcade

Correspondence and Attachments

DOCUMENT TYPE: DOCUMENT TITLE:

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SITE NAME: SITE NUMBER:

South Cavalcade Street TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

199 06/30/88 001

COMPANY/AGENCY: RECIPIENT:

William R. Tobin, P.E., Project Manager, Previously Operated Properties
McBride-Ratcliff and Associates, Inc.

DOCUMENT TYPE: DOCUMENT TITLE:

James`F. Pendergast, Regional Project Manager, Superfund Enforcement Section, U.S. EPA Region VI Transmitted Letter

Re: Transmittal of one copy of the Remedial Investigation Report, Volumes 1,2, New Action of the Control of the Con

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COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:

Jim Penderpast Panal Jim Pendergast, Remedial Project Manager, Superfund Enforcement Section U.S. EPA Region VI U.S. EPA Region VI Files Record of Communication Re: Discussion leading up to the Feasibility Study report (07/21/88)

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

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COMPANY/AGENCY: RECIPIENT: DOCUMENT TYPE: DOCUMENT TITLE:

07/08/88 001 Jim Pendergast, Remedial Project Manager, Superfund Enforcement Section -U.S. EPA Region VI U.S. EPA Region VI Files Memorandum Re: ARAR's (Applicable or Relevant Appropriate Requirements) for the South

Cavalcade Street site

FINAL SITE NAME: South Cavalcade Street SITE NUMBER: 3850180BE DXT DOCUMENT NUMBER: IN M. P. A. S. S. ST. Proposed Service . A service of the state of the 505 DOCUMENT DATE: 07/11/88 NUMBER OF PAGES: 015 **AUTHOR:** S. Lynn Mays, P.E., Site Manager COMPANY/AGENCY: Camp Dresser & McKee, Inc. RECIPIENT: Jim Pendergast, Remodial Project Wanager, Superfund Enforcement Section, L.S. 204 Region VI Ø DOCUMENT TYPE: Correspondence and Attachments DOCUMENT TITLE: œ Re: A summary of the field work done at 0 the South Cavalcade Street on June 14 . 16, DOCUMENT NUMBER: 293 DCCUMENT DATE: 07/18/88 NUMBER OF PAGES: 001 SUTHOF: Gary P. Kerr COMPANY/AGENCY: Reystone Environmenta, Resources, Inc. RECIPIENT: Jim Pendergast, Remedial Project Manager, Superfund Enforcement Section, J.S. EPF Ty nergai SOCUMENT TYPE: Correspondence SOCIMENT TITLE: Rai Interio draft report of the South Cavalcade Street site feasibility study DOCUMENT YUMBER! 204 DECEMENT DATE: 07/22/98 NUMBER OF PAGES: 001 AUTHOR: Jim Pendergast, F.E., Remedual Project Camener, Superfine Exforcement Section COMPANY/AGENCY: U.S. SCA Region vi U.S. SPA Region VI Files RECIPIENT: DOCUMENT TYPE: Record of Communication Re: Cocupational Safety and Health Administration's coverns regarding on-site commercial workers exposure to the Contaminance at the Ecute Lavelline Street 

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South Cavalcade Street

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TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE:

205 07/22/88

NUMBER OF PAGES:

015

AUTHOR: COMPANY/AGENCY: Alex F. Gimble, Industrial Hygienist

RECIPIENT:

Occupational Safety & Health
Administration, U.S. Department of Labor
Jim Pendergast, P.E., Remedial Project Manager, Superfund Enforcement Section, U.S. EPA Region VI

Computer Printout

DOCUMENT TYPE: DOCUMENT TITLE:

Re: Hazardous information on creosote at

the South Cavalcade Street site 

DOCUMENT NUMBER: DOCUMENT DATE:

206. 07/22/88

902

NUMBER OF PAGES: AUTHOR:

James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section

COMPANY/AGENCY: RECIPIENT:

U.S. EPA Region VI Files

DOCUMENT TYPE: Memorandum DOCUMENT TITLE:

Potentially Responsible Party meeting of 07/21/88, held to discuss issues concerning the draft feasibility study

U.S. EPA Region VI

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

207 07/26/88

009

COMPANY/AGENCY:

Gordon McCurry

RECIPIENT:

Camp Dresser & McKee, Inc.

DOCUMENT TYPE: DOCUMENT TITLE: Jeff Saunders, Camp Dresser & McKee, Inc.

Memorandum And Attachments

Re: South Cavalcade Street Remedial

Investigation/Feasibility Study shallow

zone pump test analysis

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DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:	07/29/88 001 Shannon K. Crain Co
COMFANY/AGENCY: RECIPIENT:	Keystone Environmental Resources, Inc.
DOCUMENT TYPE: DOCUMENT TITLE:	Enforcement Section, U.S. SPA Region VI Correspondence Re: Transmittal of three copies of the Final Remedial Investigation/Feasibility Study report for the Kopper's South Cavalcade Street site
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTSCR:	209 07/29/88 393 Dr. James Campbell, Program Manager and Shannon K. Crain, Oneignt M
COMPANY/AGENCY: RECIPIENT:	Keystone Environmental Resources, Inc. James F. Pendergast, Remedial Project Officer, Superfust T.
DOCUMENT TYPE: DOCUMENT TITLE:	U.S. EPA Region VI Report Final Remedial Investigation Report for South Cavaldade Street site - Volume I
COCUMENT NUMBER: DOCUMENT DATE: JUMBER OF PAGES: DUTHOR:	210 67/29/88 398 Dr. James Campbell, Program Manager and Shannon K. Crass Charles
COMPANY/AGENCY:	Keystone Environmental Resources, Inc.  James F. Dendergast, Remedial Project  Manager, Superfust, Remedial Project
DOCUMENT TYPE:	U.S. EPA Region VI Report The Final Remedial Investigation Report for Emailed Street Site - Volume II (Appendices)

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TXD 980810386

DOCUMENT NUMBER: DOCUMENT DATE:

07/29/88

NUMBER OF PAGES:

AUTHOR:

441
Dr. James Campbell, Program Manager and

Shannon K. Craig, Project Manager

COMPANY/AGENCY: RECIPIENT:

Keystone Environmental Resources, Inc. James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section,

U.S. EPA Region VI

DOCUMENT TYPE:

DOCUMENT TITLE:

Report Final Remedial Investigation Report for the

South Cavalcade Street site - Volume III

(Appendices)

DOCUMENT NUMBER:

212

DOCUMENT DATE: NUMBER OF PAGES: 08/01/88

AUTHOR:

001

David Morgan

COMPANY/AGENCY:

Keystone Environmental Resources, Inc. Unspecified

RECIPIENT:

Memorandum

DOCUMENT TYPE: DOCUMENT TITLE:

Re: South Cavalcade Street site Public

Health and Environmental Assessment (PHEA)

DOCUMENT NUMBER:

213

DOCUMENT DATE:

88\50\80

NUMBER OF PAGES:

001 -

AUTHOR:

Gary P. Kerr

COMPANY/AGENCY:

Keystone Environmental Resources, Inc. James F. Pendergast, Remedial Project

RECIPIENT:

Manager, Superfund Enforcement Section,

U.S. EPA Region VI

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

Re: Section three and four of the South

Cavalcade Street Feasibility Study

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AUTHOR:	Gary P. Karr	
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	Manager, Superfund Cas	N
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	Re: Transmittal of one draft copy of	0
	Section 5, entitled Detailed Analysis of Remedial Action Alternatives	0
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217 08/08/88

NUMBER OF PAGES:

001

AUTHOR:

Larry D. Wright, Chief, Superfund

Enforcement Section U.S. EPA Region VI

COMPANY/AGENCY: RECIPIENT:

Shannon K. Craig, Program Manager,

Previously Operated Properties, Keystone

Environmental Resources

DOCUMENT TYPE: DOCUMENT TITLE: Correspondence

Re: EPA's acceptance of the final Remedial

Investigation report for the South

Cavalcade Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

218 08/08/88

AUTHOR:

James F. Pendergast, Remedial Project Manager, Superfund Enforcement Section

COMPANY/AGENCY: RECIPIENT:

DOCUMENT TYPE:

U.S. EPA Region VI U.S. EPA Region VI Files

DOCUMENT TITLE:

Memorandum

Re: Remedial Levels for South Cavalcade

Street site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

219 08/09/88

001

COMPANY/AGENCY: RECIPIENT:

Gary P. Kerr

DOCUMENT TYPE: DOCUMENT TITLE: Keystone Environmental Resources, Inc. James F. Pendnergast, Remedial Project Manager, Superfund Enforcement Section, U.S. EPA Region VI

Correspondence

Re: The submittal of Appendix C of the South Cavalcade Street site Feasibility

Study, which contains detailed cost information used in the preparation of cost

summary sheets

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DOCUMENT NUMBER: DOCUMENT PATE: NUMBER OF PAGES: AUTHOR: COMPANY/ACENCY: RECIFIENT: DOCUMENT TYPE: DOCUMENT TITLE:	221 08/16/88 006 Superfund Community Relations Staff U.S. EPA Region VI Residents of Houston, TX Fact Sheet Superfund Project Update for the South Cavalcade Street site; and, the Proposed	
DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR: COMPANY/AGENCY: RECIPIENT:  DOCUMENT TYPE: DOCUMENT TITLE:	222 08/22/88 176 Staff Consultance Keystone Environmental Fesources, Inc. James F. Pendergase, Remedial Oroject Manager, Superfund Enforcement Sect on, U.S. EPA Region VI Report The Final Feasibility Study for the South	;
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COMPANY/AGENCY:

RECIPIENT:

DOCUMENT TYPE: DOCUMENT TITLE: 08/22/88

223

269 Staff Consultants

Keystone Environmental Resources, Inc. James F. Pendergast, Remedial Project Officer, Superfund Enforcement Section,

U.S. EPA Region VI

Report

Appendix A - Treatability Laboratory Report for the South Cavalcade Street site Final

Feasibility Study

DOCUMENT NUMBER: DOCUMENT DATE:

NUMBER OF PAGES:

AUTHOR:

COMPANY/AGENCY:

RECIPIENT:

DOCUMENT TYPE:

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224 08/22/88

226

Staff Consultants

Keystone Environmental Resources, Inc. James F. Pendergast, Remedial Project

Manager, Superfund Enforcement Section, U.S. EPA Region VI

Report

Appendix B & Appendix C of the South

Cavalcade Street site Final Feasibility

### ADDENDUM

SITE NAME:

South Cavalcade Street

SITE NUMBER:

TXD 0980810386

DOCUMENT NUMBER:

225

DOCUMENT DATE:

08/29/88

NUMBER OF PAGES:

075

**AUTHOR:** 

Larry Wright, Acting Chief, James F.

Pendergast, R.P.M., Bill Ecroade, Superfund

Program

COMPANY/AGENCY:

U.S. EPA Region VI

RECIPIENT:

U.S. EPA Region VI Site Files

DOCUMENT TYPE:

Transcript

DOCUMENT TITLE:

The public hearing held to discuss the Re:

Proposed Plan of Action for the South Cavalcade Street Superfund site, with the

residents of Houston

DOCUMENT NUMBER:

226

DOCUMENT DATE: NUMBER OF PAGES: 09/15/88

AUTHOR:

Larry Wright, P.E., Acting Chief, Superfund

Enforcement Branch

COMPANY/AGENCY:

U.S. EPA Region VI

RECIPIENT:

U.S. EPA Region VI Site Files

DOCUMENT TYPE:

Memorandum

DOCUMENT TITLE:

The 2:00 meeting summary, regarding the South Cavalcade Street site, held to discuss the Proposed Plan for cleanup for

\ this site

DOCUMENT NUMBER:

227 09/15/88

DOCUMENT DATE: NUMBER OF PAGES:

005

**AUTHOR:** 

Larry Wright, P.E., Acting Chief, Superfund

Enforcement Branch

COMPANY/AGENCY: RECIPIENT:

U.S. EPA Region VI U.S. EPA Region VI Site Files

DOCUMENT TYPE:

Memorandum

DOCUMENT TITLE:

The 3:00 p.m. meeting summary regarding the

South Cavalcade Street Superfund site:

which was held to discuss the Proposed Plan

of Action for cleanup at this site

### ADDENDUM

SITE NAME:

South Cavalcade Street

SITE NUMBER:

TXD 0980810386

DOCUMENT NUMBER: DOCUMENT DATE:

228 09/19/88

NUMBER OF PAGES:

007

AUTHOR:

R. Kinnan Golemon, Attorney

COMPANY/AGENCY:

Brown, Maroney, Rose, Barber & Dye,

Attorneys and Counselors

RECIPIENT:

Ellen Greeney, Community Relations

Coordinator, U.S. EPA Region VI

DOCUMENT TYPE:

Correspondence

DOCUMENT TITLE:

Re: Comments on the Feasibility Study for the South Cavalcade Street Superfund site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES:

229 09/19/88

AUTHOR:

Larry Wright, P.E., Acting Chief, Superfund

Enforcement Branch U.S. EPA Region VI

COMPANY/AGENCY: RECIPIENT:

U.S. EPA Region VI Site Files

DOCUMENT TYPE:

Memorandum

DOCUMENT TITLE:

The 4:00 p.m. meeting summary regarding the South Cavalcade Street Superfund site; which was held to discuss the Proposed Plan of Action for this site

DOCUMENT NUMBER: DOCUMENT DATE: NUMBER OF PAGES: AUTHOR:

230 09/30/88

James F. Pendergast, Remedial Project Manager and Superfund Enforcement Branch Staff

COMPANY/AGENCY: RECIPIENT:

U.S. EPA Region VI

U.S. EPA Region VI Site Files

DOCUMENT TYPE:

DOCUMENT TITLE:

ROD

The Record of Decision for the South Cavalcade Street Superfund site; which states the remedy that EPA has chosen to

clean up this site